

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

155

SEAN RYAN

CASE#

19-12286

PLAINTIFF

HON:

V

MAG:

G. ROBERT COTTON CORR. FACILITY ET. AL,

DEFENDANTS

FILED
AUG 26 2019
CLERK'S OFFICE
DETROIT

AMENDED VERIFIED COMPLAINT WITH JURY TRIAL DEMAND

DATE

8/16/19

Respectfully,



SEAN RYAN 787263
JCF
3500 N. ELM ST.
JACKSON, MI.
49201

POOR QUALITY ORIGINALS

NAMES AND ADDRESS OF DEFENDANTS

PLAINTIFFS INFORMATION

NAME: SEAN MICHAEL RYAN PRISON# 787263
PLACE OF CONFINEMENT: G. ROBERT COTTON CORRECTIONAL FACILITY
ADDRESS: 3500 N. ELM ST. JACKSON, MI 49201

DEFENDANTS INFORMATION

DEFENDANT #1 G. ROBERT COTTON CORRECTIONAL FACILITY POSITION PRISON FACILITY.

ADDRESS: 3500 N. ELM ST. JACKSON, MI 49201

SUING IN BOTH CAPACITIES.

DEFENDANT #2 MICHIGAN DEPT. OF CORRECTIONS POSITION PRISON SYSTEM.

ADDRESS: 3500 N. ELM ST. JACKSON, MI 49201

SUING IN BOTH CAPACITIES.

DEFENDANT #3 STATE OF MICHIGAN POSITION: STATE.

ADDRESS: 111 s. capitol ave. lansing, mi 48933

SUING IN BOTH CAPACITIES.

DEFENDANT #4 unknown LINDSEY POSITION: WARDEN.

ADDRESS: 3500 N. ELM ST. JACKSON, MI 49201

SUING IN BOTH CAPACITIES.

DEFENDANT #5 UNKNOWN KISOR POSITION DEPUTY WARDEN.

ADDRESS: 3500 N. ELM ST. JACKSON, MI 49201

SUING IN BOTH CAPACITIES.

DEFENDANT #6 UNKNOWN ELUM POSITION LIBRARY SUPERVISOR.

ADDRESS: 3500 N. ELM ST. JACKSON, MI 49201

SUING IN BOTH CAPACITIES.

DEFENDANT #7 UNKNOWN PATIZIKA POSITION ASST. RESIDENT UNIT SUPERVISOR.

ADDRESS: 3500 N. ELM ST. JACKSON, MI 49201

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SUING IN BOTH CAPACITIES.

DEFENDANT #8 UNKNOWN HEMRY POSITION GRIEVANCE COORDINATO.

ADDRESS:3500 N.ELM ST. JACKSON,MI 49201

SUING IN BOTH CAPACITIES.

DEFENDANT #9 UNKNOWN FULLARD POSITION MEDICAL RECORDS CLERK.

ADDRESS:3500 N.ELM ST. JACKSON,MI 49201

SUING IN BOTH CAPACITIES.

DEFENDANT #10 UNKNOWN COREY-STRIKER POSITION:RESIDENT UNIT SUPERVISOR.

ADDRESS:3500 N.ELM ST. JACKSON,MI 49201

SUING IN BOTH CAPACITIES.

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I. INTRODUCTION

1. This is a §1983 action filed by Plaintiff SEAN RYAN a state prisoner, alleging violation of his state and federal Constitutional rights to access the courts, due process and right to be free from cruel and unusual punishment, and seeking injunctive relief and money damages. Plaintiff also seeks an injunction and money damages pursuant to the AMERICANS WITH DISABILITIES ACT, THE REHABILITATION ACT AND MICHIGANS ELLIOT LARSON ACT.

II. JURISDICTION

2. Jurisdiction of this court is invoked pursuant to 28 USC §1331 in that this is a civil action arising under the Constitution of the UNITED STATES.
3. Jurisdiction of this court is invoked pursuant to 28 USC §1343(3) in that this is a civil action civil action that seeks to redress the deprivation under color of state law of rights secured by acts of congress providing for equal rights of persons within the jurisdiction of the UNITED STATES.

III. PARTIES

4. Plaintiff SEAN RYAN at all times relevant was confined by the MICHIGAN DEPT. of Corrections (MDOC) at G. ROBERT COTTON CORRECTIONAL FACILITY (JCF) and at UPPER PENINSULA REGIONAL CORRECTIONAL FACILITY (URF).
5. Defendant G. ROBERT COTTON CORRECTIONAL FACILITY (JCF) is the prison where Plaintiff is currently being housed. And is responsible for ensuring that Plaintiff as a qualified disabled person is not impeded from access to its services, programs and benefits, as well as ensuring that its policies and procedures do not violate Plaintiff substantial constitutional rights.
6. MICHIGAN DEPT. OF CORRECTIONS (MDOC) is the prison system that is responsible for

imprisoning Plaintiff and as such is responsible for ensuring that its policies do not

violate Plaintiffs constitutional rights or discriminate against the Plaintiff by impeding Plaintiffs of the benefits, programs and/or services it provides.

7. UPPER PENINSULA REGIONAL CORRECTIONAL FACILITY (URF) is the prison Plaintiff was previously housed at.

8. MICHIGAN is the state whom has incarcerated the Plaintiff and as such has a duty to Plaintiff to ensure that Plaintiffs constitutional rights are not violated and to ensure that Plaintiff as a qualified person with a disability is not discriminated against by being denied and/or having his access to the programs, benefits and services of MICHIGAN'S facilities impeded in any way.

9. Unknown LINDSEY is the warden at JCF where Plaintiff is currently housed and as such has a duty to Plaintiff to ensure that Plaintiffs constitutional rights are not violated, a duty to Plaintiff to ensure that his staff are properly trained and a duty to Plaintiff to ensure that Plaintiff as a qualified Person with a disability is not discriminated against by being impeded in his access to and/or denied access to the programs, services and benefits offered at JCF.

10. Unknown KISOR is the deputy warden at JCF and a Part of her duties include supervising the institutions law library. As such she has a duty to Plaintiff to ensure that Plaintiff receives the legal supplies and other aids that Plaintiff needs to access the courts.

11. Unknown Elum is the Library supervisor at JCF and as such has a duty to Plaintiff to ensure that Plaintiff is provided adequate supplies to file court documents and other legal activities.

12. Unknown COREY_STRIKER is the resident unit manager at URF and as such had a duty to Plaintiff to pick up his legal mail and ensure that it was properly mailed to the

courts.

13. KATHLEEN PULFORD is the medical records clerk at JCF and as such had a duty to Plaintiff to fill Plaintiff request for medical records.
14. Unknown Patzika is the assistant resident unit supervisor for B unit at JCF and as such had a duty to Plaintiff to process Plaintiff request for Legal supplies.
15. Unknown hemry is the grievance coordinator at JCF and as such has a duty to Plaintiff to correctly process Plaintiffs properly filed grievances.
16. Defendants JCF, MDOC, MICHIGAN, LINDSEY, KISOR, ELUM, COREY__STRIKER, PATZIKA, PULLARD and Hemry at all relevant times were acting under color of state law and are being sued in their individual and official capacities.

IV. EXHAUSTION OF ADMINISTRATIVE REMEDIES.

17. Plaintiff has exhausted all of his available administrative remedies.

V. FACTUAL STATEMENT

18. Plaintiff gave the courts two copies of the initial §1983 medical complaint to defendant COREY-STRIKER on January 7th 2019 (see exhibit C) to be mailed to the United States District Court.
19. Plaintiff was transferred to another facility on January 24th 2019 eventually ending up at the present facility (JCF) on April 9th 2019. During this time period (approximately February 14th 2019) Plaintiff wrote the United States District Court in Detroit to find out the status of the complaint that he turned in to defendant COREY-STRIKER to file on January 7th 2019. (see exhibit c).
20. In response to Plaintiffs query Plaintiff received this letter from the court (see exhibit D). Which notified the Plaintiff that the court had received no such filing in 2019.
21. Plaintiff then wrote the URF grievance coordinator for a step one Grievance form (see k-1 and k-2) since Plaintiff was on modified access and never received a response.
22. Plaintiff then mailed a step one grievance form to the URF grievance coordinator

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anyway(see L-1,L-2 and L-3)Which was falsly declared untimly (see L-3) even though MDOC's grievance Policy clearly ststae a good reason for an untimly filing is transfer.and the grievance came via first class mail and the fact that th grievance states Plaintiff was currently as JCF clearly indicated that Plaintiff had been transfered.(see L-1).

23. In the interm Plaintiff belived the URF grievance coordinator had failed to respond so Plaintiff sent in a hand drafted step 2 grievance form(seeM-1,M-2 and M-3) to which Plaintiff finally recived a step 2 form on 5/3/19.
24. Plaintiff then filled out and mailed the step 2 form back to URF(see N-1 and N-1)which was also incorrectly rejected as untimly(see N-3)again the transfer was obvious because it stated on the step 2 grievance for that Plaintiff was at JCF.(see N-2).
25. Plaintiff then filed the grievance to step 3(see o-1 and O-2)which was ultimatly rejected as well.
26. After learning that the initial §1983 complaint was not mailed as Plaintiff believed Plaintiff went to his legal footlocker to get his copy to start recopying it only to find out that somehow it had vanished as well(note Plaintiff was not in possession of his foot lockers while in segregation at URF staff were).
27. Thus Plaintiff went thru the painful and exhausting task of attempting to redraft the initial §1983 medical complaint over again.
28. When Plaintiff began to run out of even scrap paper Plaintiff Put in a request to the law library for the Paper and carbon paper necessary to redraft the 3 copies of the initial §1983 medical complaint
29. Plaintiff at this time and all times before it has been indigent.
30. Defendant Elum denied Plaintiffs first request for the reasonable ammount of supplies Plaintiff requested(see exhibit E)This was a reasonable request considering the scope of the proposed §1983 medical complaint and the fact that it has over 88

defendants and covers 9 years

31. Defendant Elum continues to reject and deny the great majority of Plaintiffs requests for supplies most of the time will not even provide Plaintiff a disbursement form and will provide only 25 sheets of paper and 2 sheets of carbon paper once a week to the Plaintiff(see exhibits P and Q).
32. Plaintiff only has access to the law library two times per week.
33. defendant Elum would state her reason for the rejections as "no not every day no its not going to happen".
34. At one point Plaintiff kited ever day for supplies (see exhibit s) and never even received a callout(see exhibit R)
35. Imediately after Plaintiff put in his first request Defendant Elum started a campaign of harrsment and demeaning language against the Plaintiff.
In retaliation for plaintiff attempt to litigate his medical issues and for filing grievances against her. Up to the point that as of 7/9/19 due to plaintiffs fear of her(see exhibit R-12).
36. At another point Defendant elum wrongfully removed plaintiff from law library callouts claiming Plainitiff was not coming to them. in an attempt to prevent Plainitiff from getting the supplies that he needed.(see exhibit T)
37. At one Point Plaintiff even went to Defendant Patzika in an attempt to get the supplies and was again denied(see exhibit U-1).
38. Plaintiff has exausted fully the complaints stated herein(see exhibit v and exhibit G.).
39. Plaintiff was even Placed wrofully on modified access again in an attempt to stop him from grieving Elums misconduct.(see exhibit w).
40. Plaintiff also attempted to get help from the wardens forum(see exhibits X and H).
41. Plaintiff also sought the aid of defendants lindsey and kisor to correct defendant elums denials and/or supply the paper and carbon paper themselves.(see exhibit f).

42. Plaintiff tried to get a reasonable accomodation for a swintec 2416 DM CC typewriter but was denied(see exhibit B-1 thru B-4)Claiming that it was a grievance issue not an ada one.Even though many inmates own this typewriter and at one point it was an allowable purchase.(see exhibit J).Note The MDOC now allows inmates to Purchase tablets which have 100 or more times the memory and ability to store files.
43. Plaintiff suffers from many virtually debilitating chronic injuries and ailments that severely limit Plaintiffs ability to preform many of the major activities of every day life such as but not limited to: walking,standing,sitting, lifting pushing,pulling writing,holding things and more (see exhibit I for the injuries that have caused this)Plaintiff has been completely incapacitated by specialists (see exhibit Y).and was on social security disability for years prior to his conviction.
44. The conduct of Preventing a person from drafting and filing an initial complaint or any legal documents is a violation of the 1st,5th and 14th United states Constitution and mich.const.art.1§3,1§13 and 1§17.
45. The conduct described herein also violates the ADA,the rehabilitation act and michigans elliot laron act.As it indicates both discrimination and retaliation.
46. The conduct By defendant Elum described herein is completely preventing Plaintiff from filing the Proposed §1983 medical complaint with the 6th circuit courts.
47. The conduct described here in by defendant lindsey is completely preventing Plaintiff from filing the proposed §1983 medical complaint with the 6th circuit court.
48. The conduct described herein by defendant Kisor is completely preventing Plaintiff from filing the proposed §1983 complaint with the 6th circuit courts.
49. The actions described here in by defendant patzika are preventing Plaintiff from filing the proposed §1983 complaint with the 6th circuit courts.
50. the conduct described herein by defendants Michigan,MDOC,and JCF are impeding and/or preventing Plaintiff from filing the proposed §1983 complaint with the 6th circuit

courts.

51. The policies, practices, customs and/or procedures described here in are condoned, promulgated, implemented and/or approved of by all defendants listed herein and are violating Plaintiffs access to the courts and other constitutional rights and are inflicting unnecessary pain and suffering upon the plaintiff in violation of the 8th amendment and mich.const.art.1§16.
52. the actions described herein by Michigan, MDOC, and JCF are discriminating against Plaintiff whom is a qualified Person with a disability, By denying or impeding Plaintiff in access to the services, benefits and/or Programs at the facility(JCF) offered by Michigan, the MDOC, and JCF basicly consisting of access to any of the first amendment activities that require writing such as but not limited to: Access to the courts, writing home, writing supervisors, filing medical kites and grievances. And many other activities, benefits and programs. This is even causing Plaintiff unnecessary pain and suffering as sitting to write takes forever as does typing over and over various drafts (which a laptop or at the very least a swintec 2416 dm cc typewriter would lessen greatly) causes Plaintiff severe escalating pain in his hand, arm, back and neck.
53. There is a policy, practice, custom and/or procedure in place thruout the MDOC of Providing a reasonable amount of Paper(see Pd 05.03.118(H)) without explaining or putting into place a procedure of how to determine what is "reasonable". "Reasonabilty" should be determined by the type of litigation, the duration of time in which it covers and the number of defendants it includes. In short the reasonablness of an inmate including the Plaintiffs request for paper to draft and file any sort of protected first amendment document should be determined on a case by case basis based on the criteria Plaintiff set forth above.
54. There is in Place at JCF a policy, practice custom and/or procedure of avoiding the requirements of the ADA, the rehabilitation act and Michigans elliot laron act, By

claiming almost every reasonable request for accommodation made on the CSJ-562 form does not pertain to the ADA title 2. but is a medical issue that should be grieved(see exhibit B).

And if an inmate even mentions the ADA in a grievance such as stating a denial is retaliation or discrimination that grievance gets rejected wrongfully stating that it is an ADA issue and needs to be taken up on a csj-562 form(which is only a form to request a reasonable accommodation.

55. there is in place at JCF an unconstitutional Policy,practice,custom and/or procedure of only allowing indigent inmates such as Plaintiff 25 sheets of paper and 2 sheets of carbon paper one time per week.Even if the inmate shows as Plaintiff has that he correctly used the previously supplied paper.
56. There is in Place a Policy,practice,custom and/or procedure at JCF of denying inmates including the Plaintiffs reasonable requests for accommodations such as Plaintiffs request for a swintec 2416 dm cc and allowing his family to Pay for repairs and supplies(including legal supplies).All of which would be at no cost to any of the defendants.
57. There is in Place thru out the MDOC and unconstitutional Policy,practice,custom and/or procedure of requiring inmates whom have grievances to file at other facilities to Pay for the use of the grievance system.This is exhibited by the MDOC not having a state wide interdepartmental mail system and requiring inmates including the Plaintiff to Mail the Grievance forms or requests to other facilities thru the US Postal service at cost to themselves.The MDOC has countless vans,busses and other vehicles going from facility to facility every day and such a system would be no burden upon them to instate.
58. There is in Place thruout the MDOC a custom,policy,practice and/or procedure of charging the cost of legal supplies and legal postage to an inmate including the Plaintiffs account when the UNITED STATES SUPREME COURT in BOUNDS V SMITH has

clearly ruled this is to be at "state expense". This Policy, practice, custom and/or procedure is putting an undue burden on those indigent inmates including Plaintiff whom need to file any sort of litigation because it just puts those inmates further in the hole financially.

59. The actions described and to be described herein are preventing many inmates including Plaintiff from accessing the courts and exercising other first amendment rights.
- 59a. Plaintiff will be unable to file the proposed §1983 complaint for denial of medical care for approximately 9 years without this courts intercession. If not longer because every day that goes by is a new constitutional violation.
60. By withholding copies of Plaintiffs medical records Plaintiff is being denied court access By being prevented from identifying defendants and dates of occurrences. and being specific in his facts and claims
61. By denying Plaintiff a laptop or swintec 2416 DM CC typewriter Plaintiff has been forced to violate the Rules and regulations of the facility and purchase one from another inmate on or about 8/7/19. which could be taken at any moment (purchased by having his family send the money to that inmate.
62. At the risk of sanctions up to and including: detention, loss of priviledges, loss of the typewriter, transfer, having Plaintiffs and the sellers account frozen and more.
63. Plaintiff suffers from severe Pain every day and the defendants herein know of this thru conversations, kites and interdepartmental staff meetings.
64. The defendants named herein are all aware that Plaintiffs only hope of getting the medical care that Plaintiff so desperately needs is to bring the denial of medical care claims in this honorable court and are preventing or at the very least delaying that possibility by refusing to provide Plaintiff with sufficient supplies to do so.
65. the defendants herein are also aware or should be aware that this would violate the 8th amendment and mich.const.art.1§16 because it is delaying and interfering with

Plaintiffs attempts to obtain needed Previously prescribed medical care.

66. The Plaintiff is being subjected to unnecessary pain and suffering due to this delay and prevention from filing the proposed §1983 medical claim in the 6th circuit.
67. Plaintiff is being denied access to the courts which is a benifit service and/or program offered by JCF,Michiga and the MDOC.thus Plaintiff is being discriminated against by defendants michigan.mdoc and JCF.
68. Plaintiff is currently at the time of the filing of the origional complaint and at the time of this amendment in imminent danger of serious Physical harm.As shown below:

PLAINTIFF IS UNDER THREAT OF IMMINENT DANGER
OF SERIOUS PHYSICAL HARM AT THE TIME OF THIS FILING

69. Plaintiff is currently suffering,at the time of filing the initial complaint and at the time of filing this amended complaint from severe chronic Pain that is not being treated effectivly.Leaving Plaintiff to suffer needlessly and this is being compounded by the defendants listed herein interfering with Plaintiffs access to the courts.
70. Such severe chronic pain has been held to satisfy the imminent danger threshold of the PLRA.See Freeman v Collins 2011 U.S.DIST.LEXIS 145723(holding that the failure to treat severe chronic pain may satisfy the imminent danger threshold)See also:Perz v wis.2005 U.S.DIST.LEXIS 32736(holding that section 1915(G)s' imminent danger requirement is satisfied by the petitioners allegation that he is presently suffering severe pain.
71. And Plaintiff is in severe uncontrolled pain now at the time of the filing of this complaint.
72. Plaintiff suffers from numerous chronic injuries and ailments (see exhibit I)That the defendants in the proposed §1983 medical complaint are refusing to treat and some they are even ignoring all together.Putting plaintiff at risk of

paralysis, further physical deterioration and even death. and the defendants in this complaint are compounding that danger even more by intentionally interfering with plaintiffs attempts to draft and file the proposed initial §1983 complaint.

73. This also has been held to satisfy the imminent danger requirement of 1915(G). See *vandiver v PHS* 727 f3d 580 (6th cir 2013) ("alleging a danger of serious Physical injury as a result of being denied adequate medical treatment for a chronic illness satisfies the imminent danger exception under 28 USC 1915(g)").
74. Plaintiff suffers from many previously diagnosed chronic ailments (see exhibit I) including but not limited to extremely painful myopathy, parasthesia, hypersensitivity and more. Which now at the time of filing this complaint are causing Plaintiff severe unnecessary pain and that plaintiff is being denied adequate care for that is only being unnecessarily prolonged by the defendants named herein's interference.
75. This also has been found to meet the requirements of 28 USC 1915(g). imminent danger requirement. See: *HAMBY V PARKER* 2016 U.S.DIST.LEXIS 60359 which states ("the court finds that Plaintiffs allegations that for a period of months defendants have refused any medical care for his severe neuropathy condition and that Plaintiff has continuing Pain as a result of defendants failure to treat Plaintiffs known neuropathy condition adequately alleges facts supporting an inference that Plaintiff is in imminent danger of serious injury, for purposes of the threshold inquiry required by 28 USC 1915(g)).
76. Further by interfering with Plaintiffs attempt to file the §1983 medical complaint the defendants named here in are for the duration of the interference causing Plaintiff to be denied the medical care that his neurosurgeon ordered to treat Plaintiffs many chronic injuries and ailments.
77. This also has been held to satisfy the requirements of 28 USC 1915(g). See: *Freeman v collins* 2011 U.S.DIST.LEXIS 145723 which states "Plaintiff asserts that from november 2006 to the time of his complaint Dr. Severy denied Plaintiff medication that his

specialist ordered...The court concludes that, If as accepted as true, these allegations are specific enough to indicate that Plaintiff was under threat of imminent danger at the time he filed his complaint".

78. Thus the defendants here and now are placing Plaintiff in imminent danger by the fact that thru their actions they are denying Plaintiff the ability to get a court order to obtain the medications previously perscribed by his neurosurgeon(see exhibit I).
79. The Plaintiff must now also prove that the proposed §1983 complaint is not frivolous in order to substantiate this complaint for retaliation and denial of access to the courts.
80. The proposed §1983 complaint includes but is not limitted to such claims as outlined in exhibit AA(see exhibit AA).
81. In the proposed §1983 complaint the Plaintiff is alleging (1)that the defendants therein are refusing Plaintiff medical care for previously diagnosed conditions and have for over 9 years,(2)that this conduct is the cause of plaintiff new spinal damage at c2-c3 and t11-L,(3)That the defendants therein have subjected plaintiff to severe unnecessary pain and suffering thruout that time period and many other issues.

PLAINTIFF HAS A RIGHT TO FILE GRIEVANCE AGAINST THE CURRENT DEFENDANTS
AND THE FILE THE PROPOSED §1983 complaint without fear of retaliation.

83. Plaintiff has a constitutional right to file grievances as well as the proposed §1983 medical complaint.This right is protected by The UNITED STATES CONSTITUTION unde amendments 1,5 and 14 as well as under michigan constitutional law under mich.const.art.1§3,1§13 and 1§17.
84. The gist of the problem is that defendants Lindsey,Kisor and Elum are doing everything in their power to Prevent Plaintiff from filing the initial §1983 medical complaint.In such a way as to violat Plaintiffs 1st,5th and 14th amendment rights as

well as Plaintiffs rights under mich.const.art.1§13,1§3 and 1§17.

85. Defendant Elum is even retaliating against Plaintiff by making threats to get Plaintiff transferred if he doesn't stop asking for supplies, and taking Plaintiff off callouts, and when Plaintiff finally managed to be put back on callouts has harassed plaintiff so much that Plaintiff had no choice but to stop going from approximately 7/9/19.
86. Plaintiff has even been denied indigent status despite the fact that he requested it as policy requires in July. Plaintiff even requested indigent status twice in July just to make sure, which denies plaintiff the ability to obtain legal supplies. Plaintiff has filed a grievance on this issue.
87. Defendants MICHIGAN, MDOC, JCF, Elum, Lindsey Kisor and Patzika are denying Plaintiff the Paper and carbon paper that Plaintiff needs to file the proposed §1983 medical complaint before he becomes time barred.
88. Defendants JCF, Michigan and MDOC are also denying the Plaintiff the special accommodations that he needs to exercise his state and federal constitutional rights to access the courts and due process.
89. By denying the Plaintiff the reasonable accommodations of letting Plaintiffs family and friends order Plaintiffs legal supplies from an approved vendor, letting Plaintiff obtain and use either a laptop and printer or a Swintec 2416 DM cc typewriter (purchased By Plaintiffs family). All at no cost to the Defendants.
90. The defendants even refuse to print out cases off of the Lexis Nexis computers for Plaintiff to type up in his cell and insist that Plaintiff sit in the law library for 2 long hours in severe pain and write the cites out by hand even though this causes Plaintiff great pain and most of the time Plaintiff can not even read his own hand writing.
91. Plaintiff is under doctors orders so is unable to work to clear up his account or purchase necessary legal supplies.

92. defendants Michigan,MDOC,JCF,LINDSEY,KISOR AND ELUM seem to believe that 25 sheet of paper a week is constitutionally sufficient to provide court access.
93. Plaintiffs grievance filing and other litigation are protected first amendment conduct.That Plaintiff is attempting to engage in.
94. and that defendants Elum,lindsey and kisor are retaliating against Plaintiff for.
95. further the events here are not just happenstance but part of a concerted conspiracy to deprive the Plaintiff of his constitutional rights by defendants Michigan,MDOC,JCF,COREY-STRIKER,LINDSEY,KISOR AND ELUM.
96. There is evidence of an unspoken conspiracy to deprive plaintiff of the first amendment right to access the courts indicated by the fact that:
97. (1)defendant corey-striker destroyed the first §1983 medical complaint Plaintiff attempted to file.
98. (2)That defendants MDOC,MICHIGAN,JCF,LINDSEY,KISOR,PATIZKA AND ELUM are preventing Plaintiff from redrafting and filing the proposed §1983 medical complaint.
99. (3)by denying the Plaintiff the supplies that he needs.
100. and by defendant pullard denying Plaintiff the medical records he needs.
101. in order to draft and file the initial §1983 complaint.
102. Which has as a result completely prevented Plaintiff from drafting and filing the proposed §1983 complaint.
103. in fact defendant hemry could be said to be included because she has now told Plaintiff that she will not address anymore court issues(see exhibit v-11).
104. which in it self is a denial of access to the courts as 28 USC requires Plaintiff to exhaust all remedies.
105. grievance coordinator hemrys' refusal to consider any "court issues" fully exhausts any and all issues raised herein.
106. Defendant hemry has violated Plaintiffs first amendment right to address grievances by refusing to consider any more court issues.Expecially when Plaintiffs First

Amendment and other federal and state constitutional rights are being violated daily for as long as Plaintiff is being denied the ability to file the initial §1983 complaint.

107. Defendant hemry is herself retaliating against defendant by refusing to accept any "court issues".
108. Defendant hemry has wrongfully rejected many grievances thus stepping outside the bounds of her job description and violating plaintiffs substantial constitutional rights.
109. Defendant hemry is stepping outside the bounds of her job description by refusing to accept any "court issues" in retaliation for Plaintiffs extensive constitutionally protected grievance practice.

CLAIMS FOR RELIEF

DENIAL OF ACCESS TO THE COURTS

(denial of legal supplies.)

110. The failure of defendants MICHIGAN,MDOC,LINDSEY,KISOR,PATZIKA AND ELUM to provide the plaintiff with the legal paper and carbon paper necessary for plaintiff to redraft and complete the proposed §1983 medical complaint,is depriving Plaintiff of his constitutional rights to access the courts and address grievances as well as due process.Which are protect under the united states constitution under amendments 1,5 and 14.As well as under Mich.const.art.1§16.
110. The defendants named in 109. all either committed the direct violations or condoned and or encouraged them.

DENIAL OF ACCESS TO THE COURTS

(laptop or swintec)

111. Defendants MICHIGAN,MDOC AND JCF have failed to provide Plaintiff with adequate accomodations for his disabilities and the denial of a swintec 2416 dm cc or a laptop and printer are denying Plaintiff his constitutionally protected right to

access the courts and due process of the laws.

C. RETALIATION

112. Defendants corey-striker,lindsey,kisor,patzika and elum all retaliated against the plaintiff in violation of Plaintiffs substantial state and constitutional rights by the conduct described herein.

Namely destroying the origional §1983 medical complaint and then refusing to provide Plaintiff sufficent supplies to redraft it in a time manner.

113. defendant also retaliated against the Plaintiff by threatening to get Plaintiff transfered. and general harassment and mistreatment as well as taking plaintiff off law library callouts for over a week.

114. defendant hemry retaliated against plaintiff for filing grievances by first falsly putting Plaintiff on modified access,falsly rejecting grievances and grievance requests and then refusing to consider any more requests for "court issues" grievances.

D.DENIAL OF ACCESS TO THE COURT

(destruction of legal documents)

115. Defendant destroyed or otherwise mishandddled Plaintiffs initial attempt to file the proposed §1983 complaint by not ensuring that Plaintiffs legal mail which contained the courts two copies of the proposed §1983 medical claim were Placed into the mail.

E.VIOLATION OF THE AMERICANS WITH DISABILITIES ACT,REHABILATION ACT AND

MICHIGANS ELLIOT LARSON ACT.

116. Plaintiff has been totally disabled indeffiently (see exhibit y) and has many other injuries and ailments(see exhibit I) and as a qualiefid person with a disability has made many Reasonable requests for accommodations from defendants MICHIGAN,MDOC AND JCF OF:(a)either a swintec 2416 dm cc;(b)or a laptop and way to print.;(c)of allowing

Plaintiffs friends and family to order these items, and their supplies and legal supplies from approved vendors such as staples or office max etc.(d) and are refusing to print out copies of case laws(as they do for segregation prisoners)for plaintiff to take back to his cell and type out and return.

117. Plaintiff is a qualified person with a disability that (1)makes his handwriting virtually illegible,(2)causes him to be unable to sit for long periods of time such as that needed to draft legal document by hand in triplicate (note Plaintiff can not press hard enough to make 3 copies either).and (3) that makes such activities severely painful.

118. defendants MICHIGAN,MDOC,AND JCF are by the actions described herein depriving Plaintiff of the Programs,services and benefits of this facility(JCF) by the allegations above that include but are not limited to:(1)writing home,(2)drafting and filing legal documents,(3)and any other program,service and/or benefit that happens to require more than a few paragraphs of writing.

119. Thus defendants MICHIGAN,MDOC,AND JCF are discriminating against the Plaintiff under the AMERICANS WITH DISABILITY ACT,THE REHABILITATION ACT AND MICHIGANS ELLIOT LARSON ACT.

F.UNNECESSARY PAIN AND SUFFERING

120. By intentionally preventing Plaintiff from filing and redrafting the proposed §1983 medical complaint.Defendants MICHIGAN,MDOC,JCF,LINDSEY,KISOR,PATZIKA,ELUM AND COREY--STRIKER are all subjecting Plaintiff to unnecessary Pain and suffering because due to the delayment and/or prevention of the ability to file the proposed §1983 medical complaint they are preventing Plaintiff for obtaining a court order for the STATE OF MICHIGAN,MDOC,CORIZON AND OTHER UNKNOWN POTENTIAL DEFENDANTS to provide the effective course of care ordered by Plaintiffs neurosurgeon and that has been denied for over 9 years causing Plaintiff multiple new injuries and

exasperation of Plaintiffs Pain.

In violation of the 8th amendment and mich.const.art.1§16.

121. Defendants MICHIGAN,MDOC AND JCF have subjected plaintiff to unnecessary pain and suffering by denying Plaintiff necessary accomodations for Plaintiffs many injuries as pertains to this litigation.

G.DENIAL OF ACCESS TO THE COURTS.

(denial of medical records)

122. Defendant Pullard is refusing to Provide the Plaintiff with copies of his medical records and charge the cost to his account. this is preventing Plaintiff from identifying defendants and dates and Places as required for specificity thats required in the initial complaint.This is preventing Plaintiff from filing the proposed §1983 medical complaint with any kind of specificity.(see exhibit z).
123. Defendants MICHIGAN,MDOC AND JCF have delibratly changed their Policies and operating procedures from allowing indigent Plaintiffs such as The Plaintiff to get copis of their medical records with Proof that they are for litigation.To refusing to provide indigent Plaintiffs such as Plaintiff with copies of their medical records unless they pay upfront.(see exhinit z)This is denying Plaintiff access to the courts because it is preventing Plaintiff from identifying Potential defendants names ,dates of occurances and locations of where they occurred,which in turn denies Plaintiff access to the courts and other constitutional rights.

H.CONSPIRECY

124. Plaintiff hereby bring forth a claim of conspiracy between

MICHIGA,MDOC,JCF,COREY_STRIKER,LINDSEY,KISOR,PATZIKA,ELUM,HEMRY AND PULLARD,WETHER spoken or unspoken,(2) to deprive of the rights guaranteed him by

MICH.CONST.ART.1§3,1§13 and 1§17.As well as those guaranteed him by UNITED STATES CONSTITUTIONS 1,5 and(14)the acts in furtherance of the conspiracy are as follows:

(a)the destruction of the original §1983 medical complaint.(b)the denial of sufficient supplies to redraft and refile the original complaint over again,(c)the false denials of grievances,(d)the denial of medical records to properly draft the original complaint over again,(e)the denial of special accommodations that would not cost the defendants a thing to use to draft and complete the new §1983 medical complaint.

(f)the denial of law library time,Research accommodations and other issues complained of contained in this complaint.(4)Have all combined to Prevent Plaintiff from redrafting and filing the proposed §1983 medical complaint.

RELIEF REQUESTED

- (A) Declare that defendants MICHIGAN ,MDOC ,JCF ,LINDSEY ,KISOR ,PATZIKA ,ELUM have violated and/or are violating Plaintiffs substantial UNITED STATES CONSTITUTIONAL RIGHTS under AMENDMENTS 1,5 and 14.As well as those guaranteed under MICH.CONST.ART.1§3 ,1§13 and 1§17.By refusing to provide Plaintiff the paper and carbon paper he needs to redraft and file the proposed initial §1983 medical complaint.Thereby denying Plaintiff court access.
- (B) Declare that defendants MICHIGAN ,MDOC ,JCF ,LINDSEY ,KISOR ,PATZIKA ,ELUM have violated and/or are violating Plaintiffs substantial UNITED STATES CONSTITUTIONAL Rights under the 8th AMENDMENT.As well as under MICH.CONST.ART. 1§16.By intentionally delaying,preventing and or otherwise impeding the Plaintiff in his

attempt to File the proposed §1983 complaint with this honorable court which is only drawing out and adding to the time that Plaintiff has to suffer needlessly before obtaining a court order for adequate medical care.

- (C) Declare that defendants Michigan ,MDOC ,JCF and Pullard are violating Plaintiffs substantial UNITED STATES CONSTITUTIONAL RIGHTS under AMENDMENTS 1,5 and 14 as well as under MICH.CONST.ART. 1§3,1§13 and 1§17 by refusing to Provide Plaintiff with copies of Plaintiffs medical records,thereby denying Plaintiff the ability to Identify Potential defendants ,dates ,times and other information that are contained therein. which are critical to the proposed §1983 medical complaint.
- (D) That defendant hemry has violated plaintiffs substantial UNITED STATES CONSTITUTIONAL RIGHTS UNDER AMENDMENTS 1,5 and 14 as well as those under MICH.CONST.ART.1§3,1§13 and 1§17.By refusing to accept any more grievance requests that contain "court issues".
- (E) That Defendant Hemry has violated Plaintiffs substantial UNITED STATES CONSTITUTIONAL RIGHTS under AMENDMENTS 1,4, and 14.By falsely rejecting grievances and grievance requests.
- (F) Declare that MICHIGAN ,MDOC AND JCF have discriminated against the Plaintiff, Under the AMERICANS WITH DISABILITIES ACT ,THE REHABILITATION ACT AND MICHIGAS ELLIOT LARSON ACT.By denying Plaintiff the following reasonable accomodations:
 - (1)A swintec 2416 dm cc typewriter or a laptop with open office installed and some way to Print out the documents generated therein.
 - (2)The abaility to have Plaintiffs friends and/or family order needed typewriter and/or legal supplies from approved vendors.
 - (3)The ability to have copies off of the law libraries lexis nexus system in Plaintiffs cell to transpose.
- (G) Declare that the discrimination by defendants MICHIGAN, MDOC and JCF also inflicted unnecessary pain and suffering upon the Plaintiff in violation of the 8th amendment

and mich.const.art.1§16.because forcing the Plaintiff to write causes Plaintiff great additional pain.

- (H) Give an injunctive order that the defendants should allow Plaintiff to own and possess either a swintec 2416 Dm cc or more preferably a laptop with open office or microsoft office installed and either a printer or a thumb drive and the ability to have the contents printed.
- (I) Give an injunctive order for the defendants to ensure that Plaintiff has enough supplies to draft and file all documents necessary to the proposed §1983 medical complaint.
- (J) Give an injunctive order for defendants to allow any legal supplies including those for a typewriter and/or printer to be purchased by Plaintiffs friends and families from approved vendors.
- (K) Give an injunctive order to the defendants to provide plaintiff with copies of the caselaw off the law library computers for Plaintiff to transcribe in his cell and return.
- (L) Give an injunctive order to defendants to ensure that plaintiff is allowed to file all properly drafted grievances and that the rejections if any be real and not false ones.
- (M) Give an injunctive order to defendants to Provide Plaintiff a copy of Plaintiffs medical records and charge the cost to Plaintiffs account.
- (N) Declare that the Policy,Practice and/or procedure of Providing only 25 sheets of paper at a time(week) in the MDOC is unconstitutional and that "reasonableness should be decided by the scope of the litigation not a persons feeling or a bank account or budget.
- (O) Declare that The Policy,Practice and/or procedure in Place in the MDOC of requiring even indigent inmates whom are litigating their health care issues to pay up front for copies of their medical records before providing them is unconstitutional due

to the facts that it prevents inmates such as the plaintiff from drafting and filing the initial §1983 complaint with the specificity required by court rules and subjects even valid §1983 complaints to dismissal in the early stages.

- (P) Give an injunctive order that 4 hours a week law library access does not meet the constitutional requirements in Plaintiffs case and that the defendants are required to Provide Plaintiff with copies of the cases he requests to take back to his cell and keep and/or to transpose and return to the law library.
- (Q) Give an injunctive order that Plaintiff is to be Provided a complete copy of his medical records to include any records obtained from outside sources and any of those in the hard copy file that are not in the electronic medical record .

(R) Award Plaintiff compensatory damages in the following amounts:

- (1)\$40,000.00 from defendant MICHIGAN.
- (2).\$40,000.00 from defendant MDOC.
- (3).\$40,000.00 from defendant JCF.
- (4).\$40,000.00 from defendant COREY-STRIKER.
- (5).\$30,000.00 from defendant LINDSEY.
- (6).\$30,000.00 from defendant KISOR.
- (7).\$50,000.00 from defendant ELLUM.
- (8).\$30,000.00 from defendant PATZIKA.
- (9).\$40,000.00 from defendant HENRY.
- (10).\$40,000.00 from defendant PULLARD.

(S).Award Plaintiff the following amounts in Punitive damages:

- (1)\$40,000.00 from defendant MICHIGAN.
- (2).\$40,000.00 from defendant MDOC.
- (3).\$40,000.00 from defendant JCF.
- (4).\$40,000.00 from defendant COREY-STRIKER.
- (5).\$30,000.00 from defendant LINDSEY.

2 }

- (6). \$30,000.00 from defendant KISOR.
- (7). \$50,000.00 from defendant ELLUM.
- (8). \$30,000.00 from defendant PATZIKA.
- (9). \$40,000.00 from defendant HEMRY.
- (10). \$40,000.00 from defendant PULLARD.
- (T). Award Plaintiff treble damages against all defendants or where appropriate if available.
- (U). Award Plaintiff any other relief as it may appear Plaintiff is entitled to.
- (V) Declare all charges that have been debited to Plaintiffs account for paper and legal Postage to be in violation of the supreme courts ruling in BOUNDS V SMITH 430 US 817 (1977) and order the defendants to remove the charges from Plaintiffs prison trust account.

DATE

8/16/19

Respectfully,



SEAN RYAN 787263

3500 N.ELM ST.

JACKSON, MI.

49201

med

DEFENDANT#

_____ was/is plaintiffs medical provider from _____ to _____

Despite the fact that the 8th amendment and mich.const.art.1§16 requires that the plaintiff be provided adequate medical care so that he may not be subjected to unnecessary pain and suffering the defendant at no time provided adequate medical care to the plaintiff. The claims that follow below are putting plaintiff in imminent danger of serious physical harm, today the date this complaint is filed as well as in the past. See the following claims:

Claim _____ Between _____ and _____ defendant _____, despite Plaintiffs constant pleas for adequate effective treatment for his chronic severe pain and mobility problems. Defendant intentionally continued the same ineffective course of treatment which he/she knew was and is resulting in plaintiffs ongoing severe chronic pain and lack of mobility. This is a clear violation of the 8th amendment and mich.const.art.1§16.

claim _____ There is prevalent thru out the michigan prison system an unconstitutional policy, practice, custom and/or procedure of denying inmates including plaintiff whom suffer severe chronic pain the readily available relief of narcotic pain medications unless they have cancer. Defendant _____ Condone, implements, promulgates and/or otherwise supports this custom, policy, practice and/or procedure in such a way that intentionally inflicted and still is unnecessary pain and suffering on plaintiff in such a way as to violate the 8th amendment and mich.const.art.1§16

AA-2

claim The denial of adequate medical care for plaintiffs serious medical needs began on 12/27/10 by the state of michigan,mdoc,corizon,and medical provider boomershine.and has/is being continued by defendant _____ and further to the day of this filing and beyond.

The violations contained herein are all part of one continuous happening,therefore defendant _____ is responsible for not only the inadequate medical care he/she provided to plaintiff but for continuing the same ineffective care the plaintiff was subjected to before becoming defendant _____ patient.thus defendant _____ actions and/or inactions are just one part of a continuous circumstance that is subjecting and has for years plaintiff to severe pain and suffering in violation of the 8th amendment and mich.const.art.1§16.and that is placing plaintiff in imminent danger of serious physical harm at the time of this filing.

Indeed it has already caused plaintiff to have a new buldging disc at T12-11

claim Defendant was/is plaintiffs primary medical provider from to _____ and thruout that time has refused plaintiffs many reasonable requests for special accomodations that would be benificial tp plaintiff such as but not limmited to:an air gel mattress;seat cushion for his wheelchair;a wheelchair with soft tires;no stairs and the many other accomodations listed under the plaintiffs request for relief leaving plaintiff to suffer needlessly and in some caese be unable to function when these reasonable requests would readily ease the suffering in violation of the 8th amendment and mich.const.art.1§16.

AA3
claim _____ to _____ defendant _____ had/is intentionally ignoring the great majority of plaintiffs previously diagnosed chronic ailments which include but are not limited to: carpal tunnel syndrome; active c5 radiculopathies; l5-s1 active radiculopathies; broad based disc bulge at c2-c3; active denervation; adhesive capsulitis; subacromial bursitis; myopathy; myelopathy; facet joint arthrititis; cervical spondylosis; cervical myalgia; cervicalgia; cervical brachial radiculitis; lumbosacral neuritis; hyperesthesia; burning; tingling; itching; and more.

leaving plaintiff to needlessly from the myriad of previously diagnosed conditions made by plaintiffs preincarceration specialists, that were/are not being treated by defendant _____ and that are currently at the time of this filing placing plaintiff in imminent danger of serious physical harm ; paralysis; falls; broken bones and more...not to mention severe uncontrolled pain in violation of the 8th amendment and mich.const.art.1§13.

claim _____ From _____ to _____ defendant _____ was/is plaintiffs medical provider. _____ has violated the 8th amendment and mich.const.art.1§16 rights by refusing to follow the clearly effective course of treatment ordered by plaintiffs specialist. Namely kadian 80 mg 2 times per day; vicoden 4 times per day; lyrica 100 mg 2 times per day and cymbalta 30 mg once a day. This deliberate refusal to provide plaintiff with a known effective pain treatment regimen by _____ is the direct cause of the unnecessary pain and suffering the plaintiff has /is suffering while he is/was under defendant _____ care. Leaving plaintiff in imminent danger of serious physical harm from 12/27/10 till date of this filing and beyond.

claim_____ The "medical care that defendant_____provided/is providing plaintiff from _____ to _____ is so clearly ineffective and cursory as to be no care at all. Plaintiff can easily order the tylenol and naproxyn that the defendants are providing off the store. himself without a doctors order. Subjecting plaintiff to severe unnecessary pain and suffering during the entirety of defendant_____ care to plaintiff. In such a way as to inflict severe unnecessary pain and suffering on plaintiff in violation of the 8th amendment and mich.const.art.1§16.

Claim_____ Defendant_____ has/is denying plaintiff the ability to walk. Defendant_____ clearly knows/knew or should have known that with the medications Kadian, vicoden, lyrica and cymbalta that the plaintiff could walk with a "normal gait". This is apparent from plaintiffs pre incarceration medical records, which (1) plaintiff showed at every medical visit and (2) are in plaintiffs medical records here in the mdoc. To deliberately ignore this important information is deliberate indifference in violation of the 8th amendment and mich.const.art.1§16 and is currently at the time of this filing placing plaintiff in imminent danger of serious physical harm and injury do to the deterioration of plaintiffs muscles in his legs from lack of exercise and other damage from being forced to be wheelchair bound. at the time of this filing and before.

Claim_____ Defendant_____ was/is plaintiffs primary medical provider from _____ to _____. And during the entirety of that time refused to refer plaintiff to a neurosurgeon for specialist care Despite the knowledge that plaintiff was continuously under such care according to plaintiffs pre incarceration records. thereby inflicting severe pain and suffering on plaintiff in violation of the 8th amendment and mich.const.art.1§16.

claim From _____ to _____ defendant _____ was/is plaintiffs primary medical provider and as such is responsible for treating plaintiffs severe pain. Defendant _____ has/is despite plaintiffs many requests and a clear need refusing to refer plaintiff to a pain management specialist whom would actually examine plaintiff physically and treat each symptom of plaintiffs pain. Defendant clearly knew plaintiff was/is suffering from severe chronic pain caused by plaintiffs many previously diagnosed ailments. refusing to refer plaintiff is the same thing as refusing to treat that pain. Defendant _____ deliberately kept plaintiff from a pain management specialist and therefore deliberately inflicted/is inflicting severe unnecessary pain and suffering on plaintiff in violation of the 8th amendment and mich.const.art.1§16.as well as placing plaintiff in imminent danger of serious physical harm at the time plaintiff filed this complaint.

claim Defendant _____ was/is plaintiffs primary medical provider from _____ to _____ and as such had a constitutional duty to see that plaintiff recived adequate medical care while incarcerated under the care of the state of michigan.This constitutional obligation defendant _____ Has clearly ignored and is refusing/has refused to comply with putting plaintiff at risk of serious physical harm such as but not limmited to:further spinal injury;further nerve damage;perment loss of the ability to walk;severe pain;loos of use of right hand;and more.Thus subjecting plaintiff as well to unneccessary pain and suffering in violation of the 8th amendment and mich.const.art.1§16.

AA-6

claim Defendant _____ has from _____ to _____ deliberately inflicted severe pain on plaintiff in violation of the 8th amendment and mich.const.art.1§16

claim Defendant _____ never conducted a comprehensive physical exam on plaintiff almost all visits consisted solely of verbal communication. the physical exams that were done were so recklessly indifferent as to be none at all or worse to inflict additional pain on plaintiff in violation of the 8th amendment and mich.const.art.1§16.

claim defendant _____ condones, supports, promulates and/or otherwise upholds the unconstitutional policy, practice, custom, and/or procedure of simply providing the least effective most basic medical care to inmates including plaintiff in such a way as to inflict unnecessary pain and suffering upon those inmates including plaintiff in violation of the 8th amendment and mich.const.art.1§16.

EXHIBIT X-1

Wardens Forum

To ~~grievance coordinator~~

20

From: Sean Ryan 787263 B-2 05/20/19

I am on modified access and am requesting a step one grievance form for the following issue:

VIOLATION OF POLICY AND MY CONSTITUTIONAL RIGHTS BY LIBRARIAN ELUM .

POLICIES INVOLVED

P.D.05.03.118(n)

P.D.04.02.105(Z)

P.D.03.02.130(K)

CONSTITUTIONAL RIGHTS INVOLVED

THE 1ST AMENDMENT

THE 14TH AMENDMENT

THE 8TH AMENDMENT

MICHIGAN CONSTITUTIONAL ARTICLE 1§16

ATTEMPT TO RESOLVE

On 05/02/2019 at approximately 9:10 am I spoke with Librarian Elum about the legal supplies i was requesting she refused to provide them saying "theres no policy that states you can have that much paper" and "Get a court order".

I told her that this "was my attempt to resolve"and she said "ok".I then asked for a copy of my disbursement "she said "its gone."I then asked her to sign the extra copy I had brought with me.She did so denying it.Syaing "file a grievance goto step1,2 and 3 the file a law suit and I will give you the paper."

ARGUMENT

I am attempting to file a new 1983 lawsuit covering almost 10

BI-COUNTY ORTHOPEDIC SURGEONS, P.C. & CHESTERFIELD ORTHOPEDICS

RICHARD A. SCOTT, D.O.

STEVEN ACKER, D.O.

FREMONT L. SCOTT, D.O.

KENNETH A. SCOTT, D.O.

25625 SCHOENHERR
WARREN, MI 48089
(586) 759-4700
FAX: (586) 759-1504

30795 23 MILE RD., STE. 209
CHESTERFIELD, MI 48047
(586) 421-6000
FAX: (586) 421-7500

CERTIFICATION OF MEDICAL CARE

Date January 18, 2020

To whom it may concern:

This is to certify that Sean Ryan

has been under medical care, and is/was:

☒ totally incapacitated from January 18, 2020 indefinitely

☐ partially incapacitated from _____ to _____

seen in the office on January 18, 2020
(Date)

May return to work/school _____

with the following restrictions: _____

He is under the care
of neurologist Dr. Mayhew
will follow @ Docs as needed

Signed Fremont Scott D.O. T. Marsh



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF CORRECTIONS
LANSING

HEIDI E. WASHINGTON
DIRECTOR

STEP III GRIEVANCE DECISION

107477

28E

To Prisoner: Ryan #: 787263
Current Facility: URF
Grievance ID #: URF-19-04-0952-28E
Step III Received: 6/4/2019

B-02

Your Step III appeal has been reviewed and considered by the Grievance Section of the Office of Legal Affairs in accordance with PD 03.02.130, "Prisoner/Parolee Grievances".

THE REJECTION IS UPHELD.

THIS DECISION CANNOT BE APPEALED WITHIN THE DEPARTMENT.

Richard D. Russell, Manager Grievance
Section, Office of Legal Affairs

Date Mailed:

JUN 13 2019

cc: Warden, Filing Facility: URF

0-2

4835-4248 5/09
CSJ-247B

MICHIGAN DEPARTMENT OF CORRECTIONS

PRISONER/PAROLEE GRIEVANCE APPEAL FORMDate Received by Grievance Coordinator
at Step II: _____

Grievance Identifier: _____

INSTRUCTIONS: THIS FORM IS ONLY TO BE USED TO APPEAL A STEP I GRIEVANCE.The white copy of the Prisoner/Parolee Grievance Form CSJ-247A (or the goldenrod copy if you have not been provided with a Step I response in a timely manner) **MUST** be attached to the white copy of this form if you appeal it at both Step II and Step III.If you should decide to appeal the Step I grievance response to Step II, your appeal should be directed to: _____
by _____. If it is not submitted by this date, it will be considered terminated.

If you should decide to appeal the response you receive at Step II, you should send your Step III Appeal to the Director's Office, P.O. Box 30003, Lansing, Michigan, 48909.

Name (Print first, last)	Number	Institution	Lock Number	Date of Incident	Today's Date
Sean Ryan	787113	JCI	R-1	5/15/19	5/15/19

STEP II — Reason for Appeal

Reason for Appeal: I was transferred to a different institution and I was not given the opportunity to appeal my transfer. I was not given the opportunity to appeal my transfer. I was not given the opportunity to appeal my transfer.

STEP II — Response

Placing in mail on 5/16/19 only in my possession 3 days. Already sent Hand made STEP III to Lansing

Date Received by
Step II Respondent: _____

Respondent's Name (Print) _____

Respondent's Signature _____

Date _____

Date Returned to
Grievant: _____**STEP III — Reason for Appeal**

NO Response TO STEP II
And The G-C and Warden at URF Have done
every thing possible to avoid hearing this grievance
and processing it properly.

NOTE: Only a copy of this appeal and the response will be returned to you.**STEP III — Director's Response** is attached as a separate sheet.

DISTRIBUTION: White — Process to Step III; Green, Canary, Pink — Process to Step II; Goldenrod — Grievant



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF CORRECTIONS
LANSING

HEIDI E. WASHINGTON
DIRECTOR

STEP III GRIEVANCE DECISION

107939

27B

To Prisoner: Ryan #: 787263
Current Facility: JCF
Grievance ID #: JCF-19-05-0876-27B
Step III Received: 6/19/2019

Your Step III appeal has been reviewed and considered by the Grievance Section of the Office of Legal Affairs in accordance with PD 03.02.130, "Prisoner/Parolee Grievances".

THE REJECTION IS UPHELD.

THIS DECISION CANNOT BE APPEALED WITHIN THE DEPARTMENT.

Richard D. Russell, Manager Grievance
Section, Office of Legal Affairs

Date Mailed:

JUL 09 2019

cc: Warden, Filing Facility:

JCF

MICHIGAN DEPARTMENT OF CORRECTIONS

4835-4248 5/09

CSJ-247B

PRISONER/PAROLEE GRIEVANCE APPEAL FORMDate Received by Grievance Coordinator
at Step II: 5/24/19

Grievance Identifier:

JCF19051876276**INSTRUCTIONS:** THIS FORM IS ONLY TO BE USED TO APPEAL A STEP I GRIEVANCE.The white copy of the Prisoner/Parolee Grievance Form CSJ-247A (or the goldenrod copy if you have not been provided with a Step I response in a timely manner) **MUST** be attached to the white copy of this form if you appeal it at both Step II and Step III.

RECEIVED MDOC

JUN 19 2019

If you should decide to appeal the Step I grievance response to Step II, your appeal should be directed to: Office of Legal Affairs
by 5/31/19. If it is not submitted by this date, it will be considered terminated.

If you should decide to appeal the response you receive at Step II, you should send your Step III Appeal to the Director's Office, P.O. Box 30003, Lansing, Michigan, 48909.

Name (Print first, last)	Number	Institution	Lock Number	Date of Incident	Today's Date
<u>Sean Ryan</u>	<u>787263</u>	<u>JCF</u>	<u>B-2</u>	<u>5/2/19</u>	<u>5/22/19</u>

STEP II — Reason for Appeal

I believed the issue as specifically applied to me and thus complied with PD 05-03.118 H.I. when I said on the Step I Grievance Form "I Am being denied access to the courts." And addressed in the attachment that I needed a more "reasonable" quantity of supplies due to the large size of my litigation. (Notice I and my"

RECEIVED MAY 23 2019

STEP II — ResponseDate Received by
Step II Respondent:5/28/19See Attached

Respondent's Name (Print)

Respondent's Signature

Date

Date Returned to
Grievant:6/7/19**STEP III — Reason for Appeal**

Once again, improperly return
This is on how its being applied to me

NOTE: Only a copy of this appeal and the response will be returned to you.**STEP III — Director's Response** is attached as a separate sheet.

DISTRIBUTION: White — Process to Step III; Green, Canary, Pink — Process to Step II; Goldenrod — Grievant

To: grievance coordinator

From Sean Ryan 787263 B-2 7/30/19

request for a step one grievance form
attempt to resolve

klited wardens office on 7/29/19

issue is

I have been attempting to draft a legal document to file in the court and warden lindsay, deputy kiser, librarian elum and corey-striker have been preventing myself from doing so in violation of clearly established first amendment law. See: Bounds v Smith 430 us 817 (1977) which clearly states "indigent inmates must be provided at state expense, with paper and pens to draft legal documents with notarial services and with stamps to mail them.

I am not being provided with the paper necessary to "draft legal documents" as ruled must be provided me over 40 years ago. this is a clear intentional violation of my first amendment rights.

relief requested

Provide me the paper needed to pursue my 1983 legal claim. the amount of paper is fully reasonable as it is necessary to serve on 88 defendants.

The Warden has not stopped Mr. He doesn't work in library.
I am the staff most directly involved to attempt to
resolve with ~~Denica~~ 8/6/19

Exhibit B-1

RYAN #787263,

MICHIGAN DEPARTMENT OF CORRECTIONS

MEMORANDUM

"Committed to Protect, Dedicated to Serve"

You Cannot Appeal an
issue through this
process, that does not
Qualify as a R.A.

This is a Health Care
issue.

Teresa Luna
4-12-19

DATE: 3/12/19

TO: Ryan #787263

JH Blo

FROM: ADA COORDINATOR, C. McCumber-Hemry

[Signature]

SUBJECT: Attached CSJ-562

Your concerns do not pertain to a Title II ADA request and should be addressed through Health Care/Mental Health or the Prisoner/Parolee Grievance Process.

Per PD 04.02.105 and DOM 2019-15 indigent loans are not permitted for this item

Clearly an ADA Issue Cannot exist
To the court and 1st amendment are
"programs and services provided by the Prisoner."
and further P.D. 04.06.160 (P) clearly
states a needed accommodation can be
purchased or donated


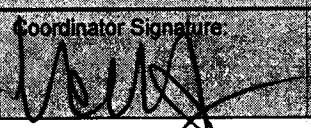
Please Contact ADA Coordinator
King, Dwyer at ARF To Fax you the
Exhibits

Exhibit B-2

MICHIGAN DEPARTMENT OF CORRECTIONS

CSJ-562
02/18

OFFENDER ADA REASONABLE ACCOMMODATION REQUEST / APPEAL

Date Received: 3/12/19		ADA Request / Appeal Identifier (to be completed by MDOC staff)			
INFORMATION <ul style="list-style-type: none"> This form is to be used for an ADA related reasonable accommodation request / appeal pursuant to PD 04.06.155. This form is NOT a means to address concerns related to the quality of medical care and treatment. This form is NOT a means to address discipline, classification, transfers, staff misconducts or problems related to your criminal conviction or charges. 					
INSTRUCTIONS <ul style="list-style-type: none"> Please type or print legibly and submit to the Worksite Offender ADA Coordinator. All sections must be completed in order to process this form. This reasonable accommodation request / appeal will not be processed unless it contains sufficient information about your needs. 					
Offender Number 787263	Offender Name Sean Ryan	Offender Signature 	Facility / FOA Office JCI	Lock Number 97	Today's Date 3/9/19
Reasonable Accommodation Request: <input checked="" type="checkbox"/>			Reasonable Accommodation Appeal: <input type="checkbox"/>		
Describe what programs, services or activities you are requesting/appealing to participate in: Access To The Courts, Legible Letters Home, Legible Writing					
Describe in your own words the limitations caused by your condition for which you are requesting reasonable accommodation(s). Use additional pages if necessary. You may include any documentation necessary: I have documented diagnosed C-POI Tunnel Syndrome in Right wrist plus multiple injuries and nerve damage in the cervical area that makes my hand writing virtually illegible and prevents me from making clear written copies. And it gets worse the longer I write (See A-2, 3, 50, 13, 207, 49, 48, 46, 47, 41-45, 206, 218)					
Describe any reasonable accommodation(s) you believe you need in order to participate in services, programs or activities: ① A Typewriter (costs \$300) ② Or a Chapter option would be a J-Pay Tablet & Key Board (costs \$60) I am indigent. Medical claims these are not available accommodations this is a medical claim these are not available accommodations this is a ADA issue. NOTE accommodation #2 would require file copies of what I type. (Do not write below this line)					
WORKSITE OFFENDER ADA COORDINATOR COMMENTS:					
Prisoner Signature (acknowledges meeting with the Worksite Offender ADA Coordinator)					
Coordinator Name (Print): Noelumber-Hey		Coordinator Signature: 		Date of Meeting:	

MICHIGAN DEPARTMENT OF CORRECTIONS-Bureau of Health Care

4835-7549
CHJ-549 11/05**HEALTH CARE REQUEST****PRISONER: COMPLETE SECTIONS A THROUGH D**

A NAME: Sean Ryan FACILITY: JCF
 NUMBER: 787263 LOCK: B-2 DATE: 5/14/19

B. This Health Care Request is for the following (check one or more): ☐ Health Record Copies ☐ Non-urgent
☐ Dental ☐ Medication Refill ☒ Medical ☐ Optometry ☐ Mental Health ☐ Urgent

C. I have the following problems/symptoms: Need AN permanent accommodation
For a Swin TEC 2416 DM CC Type writer. The need is
medically indicated. As I have previously diagnosed Carpal Tunnel
Syndrome, Adhesive capsulitis and subacromial bursitis in both shoulders,
Menopausal spinal osteoporosis and many more PREVIOUSLY
DIAGNOSED MEDICAL CONDITIONS. AND HAVE

D NOTICE TO PRISONER Extensive legal work to do. The medical
accommodation policy does allow this item.
 You will not be denied health care services for lack of personal funds. However, if your account does not have adequate funds, the copayment will be considered an institutional debt and shall be collected as set forth in PD 04.02.105, "Prisoner Funds".

Signing this document formally requests treatment. In addition, it authorizes the DOC to treat or arrange treatment for you and to release any necessary medical information to facilitate that treatment, to review treatment, to respond to a related grievance, or to review any appeal you may make regarding the Department's decision to charge for the care.

I have read Section D above, or it has been read to me and I understand that I will be charged \$5.00 for my health care visit unless it is for one of the reasons listed below in Section F. If I am charged for this visit, I agree that the \$5.00 may be taken from my account.

Prisoner Signature: [Signature]Date: 5/14/19**PRISONER: DO NOT WRITE BELOW THIS LINE****I INSTRUCTIONS TO PRISONER**

An appointment has been scheduled for you on: _____ Date: _____
 Signature: _____ Title: _____ Provider #: _____ Date: _____

F COPAYMENT (to be filled out by health care):

Note: If none of the exceptions listed below apply, check the box below and a copay will be charged.

- Care that is:
- ♦ requested by a QHP (includes transfer assessments, chronic care clinics, intake and annual screening, and required follow-up care)
 - ♦ for injuries that are work-related as documented by the prisoner's work supervisor
 - ♦ requested for testing for HIV, STD's, infestations, or reportable communicable diseases
 - ♦ requested for evaluation, consultation, or treatment of a mental health need
 - ♦ prompted by a medical emergency (see Section I of the policy, if self-inflicted)

☐ I have reviewed the visit of _____ Date _____ and certify none of these exceptions apply.

Signature: _____ Title: _____ Provider #: _____ Date: _____

Distribution: White - Health Services, Canary - Prisoner, Pink - Business Office

MICHIGAN DEPARTMENT OF CORRECTIONS

B-4



Kite Response

Patient Name	Sean Ryan	Age	46 Years
Date Received	05/15/2019		
Time Received			
Taken By	Elizabeth A. VanAuken, RN		
Date Initiated	05/14/2019		

Action & Resolution

<u>Date</u>	<u>Time</u>	<u>User</u>	<u>Detail</u>
05/15/2019	2:30 AM	Elizabeth A. VanAuken, RN	Schedule Chart Review/Update approx 05/17/2019 with Physician by Elizabeth A. VanAuken, RN. Kite details: Need an permanent accomodation for a Swintec 2416 DMCC type writer The need is medically indicated as I have previously diagnosed carpal tunnel syndrome, Adhesive capsulitis and submacrial bursitis in both shoulders, neuropathy, spondaloyisis, and many more previously diagnosed medical conditions. And have extensive legal work to do. The medical accomomations policy does allow this item..

Medical Question

Detail: Need an permanent accomodation for a Swintec 2416 DMCC type writer The need is medically indicated as I have previously diagnosed carpal tunnel syndrome, Adhesive capsulitis and submacrial bursitis in both shoulders, neuropathy, spondaloyisis, and many more previously diagnosed medical conditions. And have extensive legal work to do. The medical accomomations policy does allow this item..

Ryan, Sean

787263
01/27/1973

B-5

MICHIGAN DEPARTMENT OF CORRECTIONS

MEMORANDUM

"Committed to Protect, Dedicated to Success"

DATE: 8/5/2019

TO: 787263 Ryan B-2

FROM: ADA COORDINATOR, L. Wilson-Mask

SUBJECT: Attached CSJ-562

"Your concerns do not pertain to a Title II ADA request and should be addressed through the grievance process."

CHICAGO DEPARTMENT OF CORRECTIONS OFFENDER ADA REASONABLE ACCOMMODATION REQUEST / APPEAL

CSJ-562
02/18

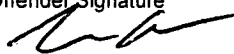
Date Received: 06/02/2019	ADA Request / Appeal Identifier (to be completed by MDOC staff): 78263
----------------------------------	---

INFORMATION

- This form is to be used for an ADA related reasonable accommodation request / appeal pursuant to PD 04.06.155.
- This form is NOT a means to address concerns related to the quality of medical care and treatment.
- This form is NOT a means to address discipline, classification, transfers, staff misconducts or problems related to your criminal conviction or charges.

INSTRUCTIONS

- Please type or print legibly and submit to the Worksite Offender ADA Coordinator.
- All sections must be completed in order to process this form.
- This reasonable accommodation request / appeal will not be processed unless it contains sufficient information about your needs.

Offender Number 787263	Offender Name sean ryan	Offender Signature 	Facility / FOA Office JCF	Lock Number B-2	Today's Date 7/25/19
----------------------------------	-----------------------------------	---	-------------------------------------	---------------------------	--------------------------------

Reasonable Accommodation Request: ☒Reasonable Accommodation Appeal: ☐

Describe what programs, services or activities you are requesting/appealing to participate in:

ACCESS TO THE COURTS AS PROVIDED BY P.D.05.03.116; and P.D.05.03.118 and P.d.05.03.115.

As well as the rights guaranteed me under mich.const.art.1§3;1§13 and 1§17 as well as the u.s. constitutional articles 1,5 and 14. namely freedom of speech, access to the courts, due process of law and other rights guaranteed and that this facility offers as a service, benefit and/or program

Describe in your own words the limitations caused by your condition for which you are requesting reasonable accommodation(s). Use additional pages if necessary. You may include any documentation necessary:

My hand writing is almost totally illegible and I can not work either therefore I can not make the funds to pay for the repairs nor can my family or the courts understand my hand writing this is due to

the chronic severe nerve damage, carpal tunnel, herniated discs (I've had 4 surgeries so far) and now have new cervical injuries as well.

this causes severe pain and makes my hands almost unusable a lot of the time

Describe any reasonable accommodation(s) you believe you need in order to participate in services, programs or activities:

I hereby request to be allowed to have my father in law send in a pre paid postage sticker to ship my typewriter to svintec for repairs and that he be allowed to pay svintec directly for these repairs and additional supplies such as typewriter ribbons and correction tape as well as replacement print wheels.

I have a no work detail so cannot earn the money, (nor could I in a reasonable time) 100% of my funds are not available and consider this a "den

Rm Carey - Striker *E+L 2/17C*

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION (EXPEDITED LEGAL MAIL - PRISONER)

4835-3318
CSJ-318 05/02

Please PRINT clearly illegible and/or incomplete forms will not be processed.

Q-1
Lock

WPI
Institution

787263
Prisoner Number

Sam Ryan
Prisoner Name (Print Clearly)

☒ Legal Postage

☐ Filing Fee \$

☐ Certified Mail (Must Be a Court Ordered Requirement)

☒ New Case

☐ Case Number

Pay To:

Mailing Address:

Authorization Denied:

☐ Does not meet definition of legal mail or court filing fee as identified in CFA OP 05.03.118.

☐ Not hand delivered to authorizing staff member.

☐ New case or case number not on form.

☐ Does not include court order for handling as certified mail.

☐ Other

☐ Prisoner refused to sign & date in staff member's presence.

Only Business Office Staff are to Write in the Section Below

Obligation Amount	Actual Expense

☐ Court filing Fee Denied due to NSF.

Date Posted: _____

Date & Time Copy Sent to Prisoner: _____

Processed By

(Print Name & Title): _____

Signature: _____

DISTRIBUTION: White - Prisoner Accounting Canary - Prisoner Pink - Counselor's File Goldenrod - Prisoner

Exhibit D

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN**

THEODORE LEVIN UNITED STATES COURTHOUSE, 231 W. LAFAYETTE, 5TH FLOOR DETROIT, MI 48226-2797
PHONE: (313) 234-5000


Date 8/28/19

The enclosed document(s) are being returned to you for the following reason(s):

- ☐ No case number on document
- ☐ The documents were sent to the wrong court
- ☐ We do not carry the forms that you are requesting
- ☐ Enclosed is a docket sheet, please identify which documents you are requesting
- ☐ Service documents are being returned. The court will notify you when they are needed

☒ Other: We do not have any new cases for you from 2019

Sincerely,


Deputy Clerk

I have enclosed docket sheet from a 2017 case

Exhibit EMICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORMCAR-100
4835-1100
10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 5-2-19Prisoner Number: 787263 Prisoner's Last Name: Ryan Institution: JCI Lock Number: B-2

Pay To: _____

Cost/Amount

Address: _____

\$ _____

Reason/Description: (If to relative, identify relationship) Indigent legal supplies
initial 1983 Clin (88 Overdoses)

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	Add. cl. ms 4224 5000 paper						\$	\$4224
	mid. cl. paper 18 2000 x 1000				178 sheets			1.98
	Add. cl. paper 18 2000 x 1000				2 pt = 36 sheets			.36
	Roller copy paper 18 2000 x 1000							
	72 9396		72	Maroon	2 copies			93.96
	Copy paper				350			
	100				1			

Sub-Total _____ \$ _____

Delivery Costs _____ \$ _____

Tax (if applicable) _____ \$ _____

Total Amount Enclosed _____ \$ _____

deniedPrisoner's Signature R Ryan Date 5-2-19
R.U.M. or Authorized Agent H. E. (Wm) Date 5/2/19

Deputy Warden or Authorized Agent _____ Date _____

Warden of Authorized Agent _____ Date _____

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

Exhibit
 TO: Warden Lindsey 8/9/19 ✓
 Warden Lindsey
 To grievance coordinator
 From: Sean Ryan 787263 B-2 05/08/19

I Need Your Help

I am on modified access and am requesting a step one grievance form for the following issue: **FOR THIS ISSUE**

VIOLATION OF POLICY AND MY CONSTITUTIONAL RIGHTS BY LIBRARIAN ELUM .

Resent On
 9/9/19

I was NOT
 OF

MA

When I Sent
 THIS TO

YOU

I'm Seeking
 Your Help Not
 a Grievance!

POLICIES INVOLVED

P.D.05.03.118(h)

P.D.04.02.105(Z)

P.D.03.02.130(K)

CONSTITUTIONAL RIGHTS INVOLVED

THE 1ST AMENDMENT

THE 14TH AMENDMENT

THE 8TH AMENDMENT

MICHIGAN CONSTITUTIONAL ARTICLE 1§16

ATTEMPT TO RESOLVE

On 05/02019 at approximately 9:10 am I spoke with Librarian Elum about the legal supplies i was requesting she refused to provide them saying "theres no p[ol]icy that states you can have that much paper" and "Get a court order".

I told her that this "was my attempt to resolve"and she said "ok". I then asdked for a copy of my disbursement "she said "its gone." I then asked her to sign the extra copy I had brought with me. She did so denying it. Syaing "file a grievence goto step1,2 and 3 the file a lawsuit and I will give you the paper."

ARGUEMENT

I am attempting to file a new 1983 lawsuit covering almost 10

You will continue to receive a reasonable amount of paper - Reams are not allowed or reasonable. There is no violation of any policy or constitutional rights. I've copied some of your paper writing this sending for your important lawsuit.

JOE WARREN'S OFFICE
 2019 MAY 10 3AM 10:22
 RECEIVED

F, 2

years and 88 defendants. This requires an extra ordinary Yet Reasonable ammount of Paper and carbon paper. P.D.05.03.118(h) at the relevant part states:

Additional writing materials, including typing paper for legal work, Carbon paper, and metered envelopes shall be available for prisoner purchase in cfa facilities as set fourth in P.d.04.02.130 "prisoner store" Funds to purchase a reasonable Quantity of carbon paper and to purchase oversized envelopes of a sufficent size to mail legal materials to a court, an attorney or a party to a lawsuit due to pending litigation, INCLUDING THE INITIAL FILING AND SERVICE OF A LAWSUIT, SHALL BE LOANED TO A PRISONER WHOM LACKS SUFFICIENT FUNDS, UPON DEMONSTRATED PROOF BY THE PRISONER THAT THE ITEMS ARE FOR LITIGATION..."

I showed Librarian sherman the origionals of the materials that I needed to reproduce on 4/30/19 when i turned in the disbursment and librarian Elum wouldn't give me a chance.

This also violates P.D.04.02.105(2) which states: "Funds shall be loaned to prisoners who lack sufficient funds in their trust account to purchase any of the following:.....(3) Postage and writing materials for litigation as set forth in P.D.05.03.118 "priosner mail""

This also has the appearance of retaliation for attempting to file this suit. Thus it violates P.D.03.02.130(k)

And it is a clear violation of P.D 05.03.118
Because without the paper it is completely denying me access to the courts.

The denial of sufficient paper and carbon paper by librarian Elum is also violating my constitutional rights.

Namely The fist amendment which protects my constitutional right to access the courts and address grievences. (and this is also a retaliation

F-3

violation under the 1st amendment) as well as the 14th amendment which guarantees me the right to due process of law.

Lastly this violates the 8th amendment and MICH.CONST.ART.1§16. Due to the fact that the lawsuit is on the denial of adequate medical care covering the period from 12/27/10 thru today's date.

and preventing me from filing this lawsuit or even delaying it subjects me to unnecessary pain and suffering, which is considered cruel and unusual punishment which both constitutional articles (federal and state.)

More so because she is by withholding the necessary supplies condoning the inadequate healthcare I'm receiving.

She also told me That "you can have 25 sheets of paper at a time"

This is not adequate at that rate it would take me 1,989 days just to finish the first copy. (and I need 2 more copies for the court Per E.D. MICH.LR 5.1(b)(2) "an original and one copy of all papers must be filed")

The Lawsuit covers a time period From 12/19/10 until today's date and has a total of 88 defendants. This is not a small litigation and to make matters worse I must make specific allegations against each defendant and can not for instance say defendant 1 condones the actions of defendants 2,3,4,5,6. I must say defendant 1 condones the actions of defendant 1, defendant 1 condones the action of defendant 2,....and so on it makes for lengthy litigation. and I must state specifically that they caused me harm and that it's violating my 8th amendment and Michigan constitutional article 1§16 rights. For each claim. the claims that apply to all 88 defendants alone is 45 pages long. so for 88 defendants in just the original copy that would be 4,224 sheets of paper. then it needs to be doubled again

F-24

another is 11 pages long and applies to 19 defendants so would be 198 pages long and again would need to be doubled.

So as you can see it takes alot of paper to file a lawsuit that covers so much abuse.

By so many people. and I have limited my claims to limit the amount of paper i need and the future photocopy fees. I could easily have drafted a complaint that was well over 10,000 pages long. But chose not to for brevities sake

I need the supplies to file this lawsuit as garunteed By policy and the state and federal constitutions.

RELIEF REQUESTED

- 1)The 4,698 sheets of typing paper I need to finnish out the first copy of the initial complaint
 - 2)the approximatly 350 sheets of carbon paper that I need to complete the initial complaint.
 - 3)and the 9,396 sheets of typing paper that I need to make the 2 copies for the court.
 - 5)And sufficient additional carbon paper to make those copies.
- Unless of course the facility rather make photocopies? then that would be a reasonable accomodation as well.
- 6)\$1,000.00 per day in compensatory and 1,000.00 per day in punative damages per day for every day from today that I am delayed in the completion of the initial filing of this initial filing of this lawsuit.

CLOSING

I can see calling a need for such a large ammount of paper unreasonable if I only had 3 or 4 defendants and it covered only a few

p-5

months. But alas this is not the case. The lawsuit covers over 9 years and has almost 100 defendants in total. Thus my request is well within "reasonable" limits.

F-6

TO: WARDEN LINDSEY DATE 7/5/19

FROM: SEAN RYAN 787263 UNIT B CELL 2

Return

I am respectfully requesting that you meet with me on or about : July 16th 2019 to see if we can come to some sort of resolution as to the continuous violation of my 1st, 4th and 14th amendment U.S. constitutional rights, The violation of the rights guaranteed me by Michigan constitutional article 1§3, 1§13 and 1§17 and policy, namely the fact that I'm being totally prevented from filing and even being retaliated against for attempting to file the original 1983 lawsuit for denial of adequate medical care by 88 defendants covering 10 years of unnecessary pain and suffering I'm still only being provided 25 sheets of paper and 2 sheets of carbon paper at a time and mostly only once a week, and Librarian Elum makes me beg for it.

This is nowhere near "a reasonable quantity of paper as required by the policy, the US and Michigan constitutions

Reasonableness is determined by the scope of the litigation. sure if an inmate is suing 1 doctor and maybe coroner then 25 sheets of paper and 2 carbon papers is sufficient. (possibly) but in my case there is 88 defendants and more than 2 claims per defendant. and it covers more than 10 years.

so 25 sheets of paper at a time is a joke and as is 2 sheets of carbon paper.

Further this will take me 7 years to complete at this rate and the statute of limitations is 2 years thus only providing me 25 sheets of paper a week and 2 carbon papers is in effect preventing me

Your rights are not being violated you are given every opportunity to have access to the courts & provided an appropriate & reasonable amount of supplies in which to do that

TO: ~~DEPUTY KISOR~~ DATE: 7/5/19

FROM: SEAN RYAN UNIT B CELL 2

Return

Can you please meet with me on or about 7/11/19 so that we can discuss the need I have for a truly reasonable amount of paper and carbon paper so that I may exercise my 1st, fifth and fourteenth amendment rights as well as my Michigan constitutional article 153, 1513 and 1517 rights. So I can complete and file the 1983 litigation that I have been trying to file since January of 2019. 25 sheets of paper at a time and 2 sheets of carbon paper are a joke. and this is completely stopping me from filing this litigation an act that is protected by the first amendment.

You said previously that we would "figure something out" well its been almost 2 months and I'm still having to deal with librarian Elum yelling at me talking about getting me transferred and other threats and mistreatment just to get 25 measly pieces of paper that I'm finished with in less than 3 hours after getting back to my cell (Remember I have to reproduce everything in triplicate, one copy for me and 2 for the court.)

This kind of misconduct is not only deterring and preventing me from filing this claim but in fact will prevent me from ever filing it because at 25 sheets of paper a ^{week} it will take 7 years to complete.

and each day that goes by without my receiving the medical care I so desperately need only makes the complaint longer thus needing more paper.

further every day that I'm delayed in filing this complaint is itself subjecting me to unnecessary pain AND SUFFERING DUE TO MY CHRONIC CONDITIONS. because each day that I'm being delayed is one more day that it will take for the court to order adequate medical care.

You've been given a reasonable amount of paper so it has been "figured" out. 25 pieces of paper & 2 sheets of carbon is more than reasonable. There is no following policy & not

**MICHIGAN DEPARTMENT OF CORRECTIONS
PRISONER/PAROLEE GRIEVANCE FORM**

4835-4247 10/94
CSJ-247A

Date Received at Step I 5/14/19

Grievance Identifier: JCF19051576276

Be brief and concise in describing your grievance issue. If you have any questions concerning the grievance procedure, refer to PD 03.02.130 and OP 03.02.130 available in the prison Law Library.

Name (print first, last)	Number	Institution	Lock Number	Date of Incident	Today's Date
BOON	787203	jcf	B-2	5/2/10	5/9/19

What attempt did you make to resolve this issue prior to writing this grievance? On what date? _____

If none, explain why.

SEE ATTACHED

Please note this is my 2nd attempt to file this grievance the first was on 5/2/19 the G C said it was extremely hard to condense it the 2nd was on 5/6/19. THE PROBLEM SAID I WAS OFF MONITORED ACCESS BUT I WASN'T AND THIS ONE. Use separate grievance form for each issue. Additional pages, using plain paper, may be used. Four copies of each page and supporting documents must be submitted with this form. The grievance must be submitted to the Grievance Coordinator in accordance with the time limits of OP 03.02.130.

I am being denied access to the court

or being denied access to the courts by the following:

see attached

[Signature]
Grievant's Signature

RESPONSE (Grievant Interviewed?) ☐ Yes ☒ No If No, give explanation. If resolved, explain resolution.)

[Signature]
Respondent's Signature

5/14/19
Date

BOON
Respondent's Name (Print)

Corr
Working Title

[Signature]
Reviewer's Signature

5/14/19
Date

[Signature]
Reviewer's Name (Print)

[Signature]
Working Title

Date Returned to
Grievant 5/14/19

If resolved at Step I, Grievant sign here.
Resolution must be described above.

[Signature]
Grievant's Signature

5/14/19
Date

DISTRIBUTION: White, Green, Canary, Pink — Process to Step One; Goldenrod — Grievant

Michigan Department of Corrections
GRIEVANCE REJECTION LETTER

DATE: 5/14/2019

TO: RYAN 787263

LOCATION: JCF B2

FROM: Grievance Coordinator: McCumber-Henry

SUBJECT: Receipt/Rejection/Denial for Step I Grievance

Your Step I grievance regarding policy/proc. PD05.03.118 H, I was received in this office on 5/14/2019 and was rejected due to the following reason:
A grievant may not grieve the content of policy or procedure except as it was specifically applied to the grievant. If a CFA prisoner has a concern with the content of a policy or procedure, s/he may direct comments to the Warden's Forum as provided in PD 04.01.150 "Prisoner Housing Unit Representatives/Warden's Forum".

Any future references to this grievance should utilize this identifier:

JCF / 2019 / 05 / 0876 / 27B

Respondent

Date

Reviewer

Date

To:grievence coordinator

From:sean ryan 787263 B-2 5/7/19

E Exhibit G

3rd attempt
To File

~~I'm on modified access this is my 2nd attempt to get a step one grievence you said the first was to extrenous and that i should condese it and resubmit so any delays not my fault:~~

~~Please send me a form for the following issue.~~

violation of my constitutional rights by librarian elum and unknown

violation dates:5/2/19 and 5/6/19

policies involved

p d 05 03 118(H)

P.D 04 02 105(Z)

P.D.03.02.130(K)

constitutional rights involved

the 1st amenedment

the 14th amendment

the 8th amendment

mich const art 1§16.

attempt to resolve

spoke with librarian elum and should her the documents i was preparing

On both 5/2/19 and 5/6/19

as well as kiting the adw of housing and warden on 5/6/19.

arguement

Iam being denied sufficent(and now any)paper and carbon paper to file my 1983 initial claim covering 10 years and 88 defendants

Exhibit T
This is violating policy and my constitutional rights as listed above.
This is preventing me from even completing the 1st copy let alone the 2
copies that the court requires.

relief requested.

- 1) the 4,698 sheets of paper that i need to complete my 1983 litigation
1st copy.
- 2) the approximately 550 sheets of carbon paper i need to complete the
first copy of the 1983 litigation.
- 3) the 9,396 sheets of paper that i need to make the courts 2 copies.
- 4) sufficient additional carbon paper to make the courts 2 copies.
- 5) \$1,000 per day in punitive damages for every day from 5/2/19 that i'm
delayed in filing the 1983 initial complaint.
- 6) because the 1983 initial complaint is on the lack of medical care i'm
receiving and Elum knows this also \$1,000 per day for compensatory
damages for the constitutional violations above and the continued pain
Elum is subjecting me to by delaying the filing of this 1983 litigation.
- 7) \$500.00 per day for the retaliation aspect of this grievance due to the
fact that Elum is retaliating against me for attempting to sue the mdoc
and other defendants in my 1983 claim

closing

The amount of paper and supplies I'm requesting is reasonable
considering the large amount of defendants and the large time period
combined with the need for specificity and the fact that i have to show a
continuing violation over the time period.

I am open to options such as giving me portions at a time and requiring
me to show my work to get more. photo copying the additional 2 claims
etc ..

EXHIBIT H

TO WARDENS Forum

From Sen Ryan 781263 B-2 5/20/19

Given to Warden's Forum Representative on
5/17/19

I WAS Told THAT I had to
EXHAUST THIS ISSUE Thru The Warden's Forum

10 Sheets of paper and 1 sheet of
Carbon paper is NOT a "Reasonable
Quantity" when my law suit has
88 Defendants and covers over 9 years!
I can't even finish the 1st copy in less
than an additional 5-6 years. This needs
to be corrected.

See attached for
The issues:

No you were NOT
told to exhaust through WF.
Your rejection states WF if you
feel policy rejection is not correct
P. E. A.

A 2

01/10/2006 12:04 5867591504

BCOS

PAGE 045071

Henry Ford Health System

CarePlus
Radiology Results

Dec-27-2005 12:18PM

Patient Name: RYAN, SEAN MRN: No HFH MRN Birth Date: 01/27/1973 (32 years) Sex: Male Room/Bed:
 CP: Unassigned PP: Unassigned HFH Primary Insurance: N/A < Chart location unknown >

History, when available, is viewable under 'All Documents - Procedures/Tests'

*** SIGNED REPORT *** SIGNED REPORT *** SIGNED REPORT ***

RYAN, SEAN XREF DOB: 19730127 GENDER: MALE
 TEST: MR-CERVICAL SPINE WO CONT DATE: 20051212 TIME: 1111

HENRY FORD BI-COUNTY HOSPITAL
 13355 E. TEN MILE WARREN, MI 48089 * (586) 759-7540

NAME: RYAN, SEAN

SEX: M AGE: 32Y DATE OF BIRTH: 01/27/1973

LOCATION: OP DATE OF EXAM: Dec 12 2005 11:28AM

PHYSICIAN: ACC#: 4966558

HOSP#: 0 MR#: 800-94-0522-00

***Final
 Report***

FAXED
 #085

CLINICAL HISTORY: A 32-YEAR-OLD MALE WITH NECK PAIN RADIATING TO LEFT UPPER
 EXTREMITY. NO PREVIOUS SURGERIES, PATIENT SUFFERED FALL ON 11/15/05.

Examination(s): MR-CERVICAL SPINE WO CONT
 Date Read:
 12/13/2005

CC ARISON: None

RESULT: Multisequence, multiplanar MRI of the cervical spine was performed
 without intravenous Gadolinium.

The craniocervical junction is unremarkable. The cervical spinal cord is
 normal in signal and caliber. There are no focal areas of bone marrow
 signal abnormality. There are no prevertebral or paravertebral soft tissue
 masses.

There is near complete absence of the C4-5 disc with some apparent, at least
 partial, bony bridging, likely indicating a congenital condition. Other
 intervertebral disc space heights are well preserved. The vertebral bodies
 are in anatomic alignment.

At C2-3 and C7-T1, the intervertebral discs are within normal limits. There
 is no significant spinal cord compression or central canal stenosis. The
 neural foramina are normally patent.

At C3-4, there is a circumferential disc bulge, which abuts the spinal cord
 without compressing it. There is no significant spinal canal stenosis or
 neural foraminal narrowing.

The C4-5 disc once again is near completely absent. There is at least

01/10/2006 12:04 5867591504

BCOS

PAGE 05

Henry Ford Health System

CarePlus
Radiology Results

Dec-27-2005 12:18PM

Patient Name: RYAN, SEAN MRN: *No HFH MRN Birth Date: 01/27/1973 (32 years) Sex: Male Room/Bed:
CP: Unassigned PP: Unassigned HFH Primary Insurance: N/A < Chart location unknown >

59071

partial bony bridging consistent with a most likely congenital etiology. There is no significant spinal canal stenosis or neural foraminal narrowing at this level.

At C5-6, there is a circumferential disc bulge with no spinal cord compression. There is mild uncovertebral joint hypertrophy bilaterally with mild narrowing of the bilateral neural foramina. There is no significant spinal canal stenosis.

At C6-7, there is a circumferential disc bulge with no significant cord compression or spinal canal stenosis. There is bilateral uncovertebral and facet joint hypertrophy with mild-to-moderate bilateral neural foraminal narrowing.

IMPRESSION:

1. LIKELY CONGENITAL NEAR ABSENCE OF THE C4-5 DISC, AS DESCRIBED ABOVE.
2. MULTILEVEL MILD DEGENERATIVE CHANGES, AS DESCRIBED IN THE BODY OF THE REPORT.

Interpreting Physician:
MICHAEL GEDWILL, DO

Reviewing Physician:

Transcribed by:
AMS

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Dec 14 2005 9:26A
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Approved Electronically on:
Dec 14 2005 9:36A

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01/10/2006 12:04 5867591504

BCOS

PAGE 02

59071

Ryan, Sean

01-29-1973

12-28-2005

Sean Ryan is being treated for cervicalgia. The patient did obtain an MRI of his cervical spine, which showed evidence of what appeared to be fusions of C4-5, which is probably congenital in nature. Some generalized bulging of the discs above and below were also noted, but no evidence of neuroforaminal encroachment or pressure on the spinal cord or sac was identified. The patient has made a little bit of improvement with physical therapy and rehabilitation, although he says he continues to experience pain and discomfort when going over the bumps and continues to demonstrate lack of range of motion in the C spine in rotational planes. Because the patient has made improvements with the therapy as ordered, we will continue with the same treatment program. He will return to see us again in approximately four weeks and if he has persistent symptoms at that time, consideration for epidural steroid to the cervical spine can be given.

Fremont L. Scott, D.O./WRN/mts]

FAXED
#085

7-13

590771

Quality Care Rehabilitation Professionals

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Physical Therapy Initial Evaluation

Date: 07-06-06	D.O.B.: 01-27-73	Age: 33	Sex: M
Patient's Name: SEAN RYAN			
Diagnosis: POST-OP CERVICAL FUSION <u>V45.4</u> NECK PAIN <u>723.1</u>			
Referring Physician: DR. ASAD A. MAZHARI			
Subjective: Patient reported that he underwent a neck surgery (cervical fusion) last 2 & ½ months ago. Patient reported his surgery is a result of injuries he had on two separate incidents while on a ship last October 2005 and November 2005. Patient works as a merchant marine since he was 17 years old. Patient reported his job description involves multiple movements involving his neck, trunk and (B) upper/lower extremity. Patient reported that he wore a cervical brace and now he continue need to wear a "soft collar". Patient presented with complaints of severe pain, spasms & tightness of his neck & upper back region including shoulder/ arm /hand muscles. Patient also reported occasional numbness and tingling sensation on both his upper extremity. Patient also reported he feels "hypersensitivity" to light touch over his neck, upper back and shoulder/arm region. Patient reported he rely on his wife to drive him to all his doctor appointments. Patient indicated that since he was not able to do a lot of things he felt a lot weaker on his neck, shoulder and upper back muscles. Patient also indicated that he is having difficulty to sleep and always wake up feeling "very stiff" and he could barely move. Patient is very motivated to partake in prescribed physical therapy intervention to alleviate his pain & strengthen his neck/ (B)UE in order to restore his daily functional capacity. His physician referred him for further P.T. evaluation and treatment.			
Contraindications:	Avoid excessive and sudden jarring movements of neck/head/shoulder. Avoid heavy lifting/pushing/pulling/reaching over level of eye.		
General objective findings:	Severe tenderness over Paracervical/upper back/shoulder/pectorals/ arm/ forearm region. Severe spasm over paracervical /upper back /pectorals/shoulder/arm region. Severe-severe tightness of (B)cervical /upper back/shoulder/pectorals/ arm muscles 4.(-) swelling during this evaluation		
Pain (location and intensity):	Pain located on (B)Paracervical/upper back/pectorals/(R)shoulder/ arm/ forearm radiating down his hand areas to 7-8/10 up to 10+/10 static & dynamic movements.		
ROM (active and/or passive):	Decrease AROM of cervical spine: flexion/extension/bilateral neck lateral flexion/ bilateral neck rotation secondary to significant tightness/spasms and pain at beginning/middle and end of range. AROM of (B)shoulder /UE to within functional limits with pain and tightness at middle and end of range in all planes.		
Strength:	Muscle strength of cervical area are grossly graded from 3+ to 4-/5; Muscle strength of (B) shoulders/UE are grossly graded from 3 to 4+/5.		
Function (including ADLs):	Patient has significant difficulty performing daily functions utilizing neck/shoulder/ UE / upper back muscles due to experiencing pain, weakness, spasms and tightness. He also has significant difficulty completing his daily functions which requires repetitive movements like pulling/pushing/reaching/lifting overhead and prolonged use of neck /shoulder/upper back and (B) UE. Patient also has difficulty sleeping in usual supine, side-lying position or in all positions due to pain, tightness and spasm especially when getting up in the morning. Patient reports having to have his wife drive him to and from therapy and to all his doctors appointment.		

****FINAL****

**ST. JOSEPH'S HEALTHCARE - WEST
MEDICAL IMAGING AND DIAGNOSTIC RADIOLOGY**

Date of Service: 5/05/2006 Accession #: 3211337 MRN: 09002129669

RYAN, SEAN

DOB: 1/27/1973

Sex: M

Referring: Assadollah Mazhari

Acct#: 0012847496096

Attending: Assadollah Mazhari

PT Type: I

Radiologist: Lionel Gorbaty

Patient Loc:

Discharge Date: 5/06/2006

EXAMINATION:

CERVICAL SPINE 05/05/06

HISTORY:

Cervical spondylosis.

INTERPRETATION:

Anterior fixation of the cervical spine was performed at the C5-7 interspace level utilizing fluoroscopic guidance. Fluoroscopy time was 12 seconds and technologist time was 20 minutes. Cervical spine-two views were exposed after the examination, demonstrating placement of the anterior fixation tack at the C6-7 interspace level.

IMPRESSION:

Status post anterior fixation at C6-7 interspace level.

OK

Lionel Gorbaty, MD

Dictated: 05/07/2006

Transcribed: 05/07/2006 12:28 P

Dictated on:

by Lionel Gorbaty

Interfaced from Chartscript Transcription System: 5/09/2006 9:28 AM

Finalized on: 5/09/2006 9:38 AM by Anthony P. Munaco

Ryan, Sean

ID #: 34043EMG

MARTHA A. FRANKOWSKI, M.D.
NEUROLOGY SPECIALISTS
THE NEUROSURGERY GROUP, P.C.

Main Office
 43650 Garfield
 Clinton Township, MI 48038

Chesterfield Health Center
 30795 23 Mile Road, Suite 209
 Chesterfield, MI 48047

(586)263-0820

Name: Ryan, Sean
 Date: 01/25/06
 Test: EMG/NCV

Patient ID: 34043EMG
 Gender: Male
 Date of Birth: 1/29/73

Referring Physician: Dr. Asad Mazhari

Patient History:

This is a 32 year old with the complaints of cervical myalgia with radiation of pain and paresthesias down the posterior aspect of the left upper extremity into the third digits and intermittent bilateral hand paresthesias involving the third through fifth digits and medial aspect of the hand.

Purpose:

To evaluate for evidence of a radiculopathy or neuropathy affecting the upper extremities.

Technical Summary:

There were no technical difficulties. Temperature control was used.

Motor Nerve Conduction:

Nerve and Site	Latency	Amplitude	Segment	Latency	Distance	Conduction
Median nerve.R						
Wrist	3.5 ms	7.515 mV		ms	mm	m/s
Elbow	8.1 ms	7.267 mV	Wrist-Elbow	4.6 ms	242 mm	53 m/s
Ulnar nerve.R						
Wrist	2.8 ms	6.433 mV		ms	mm	m/s
Below elbow	7.3 ms	6.186 mV	Wrist-Below elbow	4.5 ms	255 mm	57 m/s
Above elbow	9.1 ms	5.601 mV	Below elbow-Above elbow	1.8 ms	105 mm	58 m/s
Median nerve.L						
Wrist	2.9 ms	9.935 mV		ms	mm	m/s
Elbow	7.1 ms	9.585 mV	Wrist-Elbow	4.2 ms	262 mm	62 m/s
Ulnar nerve.L						
Wrist	2.6 ms	8.425 mV		ms	mm	m/s
Below elbow	6.8 ms	7.775 mV	Wrist-Below elbow	4.2 ms	250 mm	60 m/s
Above elbow	8.5 ms	7.866 mV	Below elbow-Above elbow	1.7 ms	105 mm	62 m/s

Ryan, Sean

ID #: 34043EMG

F-waves:

Nerve	Latency
Median nerve.R	26.8 ms
Median nerve.L	25.8 ms

Sensory Nerve Conduction:

Nerve and Site	Latency	Amplitude	Segment	Latency	Distance	Conduction
Median Palmar.R						
Palm	2.0 ms	20.79 μ V	Wrist- Palm	2.0 ms	95 mm	48 m/s
Ulnar Palmar.R						
Palm	1.4 ms	11.08 μ V	Wrist- Palm	1.4 ms	86 mm	62 m/s
Median Palmar.L						
Palm	1.9 ms	31.62 μ V	Wrist- Palm	1.9 ms	102 mm	54 m/s
Ulnar Palmar.L						
Palm	1.5 ms	10.24 μ V	Wrist- Palm	1.5 ms	86 mm	56 m/s

Needle EMG Examination:

Muscle		Spontaneous and/or Volitional Activity						Maximum Volitional Activity		
		Fibs	+Waves	Fasc's	Poly	Amp	Dur	Amp	Pattern	Effort
Abduc. Pol. Br.L	Normal									
1st Dorsal Int.L	Normal									
Brachioradial.L	Normal									
Pronator Teres.L	Normal									
Biceps Brachii.L	Normal									
Triceps.L	Normal									
Abduc. Pol. Br.R	Normal									
1st Dorsal Int.R	Normal									
Brachioradial.R	Normal									
Pronator Teres.R	Normal									
Biceps Brachii.R	Normal									
Triceps.R	Normal									
Cervical Paraspinal.R	Normal									

Impressions:

There is evidence of a mild right median sensory mononeuropathy at the wrist (carpal tunnel syndrome). The right median palmar sensory response shows normal distal latency in absolute terms however is 0.6ms. prolonged when compared to the ipsilateral ulnar response, slowed conduction velocity, and normal amplitude. The motor response is normal. There is no associated denervation.

There is no electrophysiologic evidence of a cervical radiculopathy, plexopathy, myopathy, or peripheral polyneuropathy affecting the upper extremities. Needle EMG of the upper extremities, including cervical paraspinal muscles, is normal. The remainder of the nerve conduction studies are normal.

Conclusions:

1. Mild right median sensory mononeuropathy at the wrist (carpal tunnel syndrome).

E-42

59071

Ryan, Sean

~~ID # 34043EM2~~

MARTHA A. FRANKOWSKI, M.D.
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Main Office
 43650 Garfield
 Clinton Township, MI 48038

Chesterfield Health Center
 30795 23 Mile Road, Suite 209
 Chesterfield, MI 48047

(586)263-0820

Name: Ryan, Sean
 Date: 11/14/06
 Test: EMG/NCV
 Referring Physician: Dr. Asad Mazhari

Patient ID: 34043EM2
 Gender: Male
 Date of Birth: 1/29/73

Patient History:

This is a 33 year old with a history of cervical myalgia, history of cervical surgery about 2 months ago, with the complaints of cervical myalgia, new pain in the palms of the hands, and intermittent pain radiating down the lateral upper arms into the posterior forearms.

Purpose:

To evaluate for evidence of a radiculopathy or neuropathy affecting the upper extremities.

Technical Summary:

There were no technical difficulties. Temperature control was used.

Motor Nerve Conduction:

Nerve and Site	Latency	Amplitude	Segment	Latency	Distance	Conduction
Median nerve.R						
Wrist	3.3 ms	5.106 mV		ms	mm	m/s
Elbow	7.7 ms	4.933 mV	Wrist-Elbow	4.4 ms	258 mm	59 m/s
Ulnar nerve.R						
Wrist	2.7 ms	3.403 mV		ms	mm	m/s
Below elbow	6.8 ms	3.490 mV	Wrist-Below elbow	4.1 ms	272 mm	66 m/s
Above elbow	8.2 ms	3.157 mV	Below elbow-Above elbow	1.4 ms	70 mm	50 m/s
Ulnar nerve.L						
Wrist	2.1 ms	5.300 mV		ms	mm	m/s
Below elbow	6.5 ms	4.688 mV	Wrist-Below elbow	4.4 ms	262 mm	60 m/s
Above elbow	8.1 ms	4.911 mV	Below elbow-Above elbow	1.6 ms	82 mm	51 m/s
Median nerve.L						
Wrist	2.9 ms	2.991 mV		ms	mm	m/s
Elbow	7.1 ms	2.688 mV	Wrist-Elbow	4.2 ms	248 mm	58 m/s

F-waves:

Nerve Latency

Median nerve.R	27.4 ms
Median nerve.L	25.8 ms

Ryan, Sean

ID #: 34043EM2

Sensory Nerve Conduction:

Nerve and Site	Latency	Amplitude	Segment	Latency	Distance	Conduction
Median Palmar R						

Palm	1.6 ms	33.54 μ V	Wrist- Palm	1.6 ms	95 mm	59 m/s
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Ulnar Palmar R

Palm	1.3 ms	13.91 μ V	Wrist- Palm	1.3 ms	95 mm	72 m/s
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Median Palmar L

Palm	1.7 ms	18.54 μ V	Wrist- Palm	1.7 ms	112 mm	64 m/s
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Ulnar Palmar L

Palm	1.7 ms	14.48 μ V	Wrist- Palm	1.7 ms	86 mm	52 m/s
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Needle EMG Examination:

Muscle		Spontaneous and/or Volitional Activity						Maximum Volitional Activity		
		Fibs	+Waves	Fasc's	Poly	Amp	Dur	Amp	Pattern	Effort
Abduc. Pol. Br.L	Normal									
1st Dorsal Int.L	Normal									
Brachioradial.L	Normal									
Pronator Teres.L	Normal									
Biceps Brachii.L	Normal									
Triceps.L	Normal									
Deltoid.L		1+	2+	None	None	nl	nl		Full	Maximum
Abduc. Pol. Br.R	Normal									
1st Dorsal Int.R	Normal									
Brachioradial.R	Normal									
Pronator Teres.R	Normal									
Biceps Brachii.R	Normal									
Triceps.R	Normal									
Deltoid.R		1+	1+	None	None	nl	nl		Full	Maximum
Cervical Paraspinal R&L	*									

* unable to relax

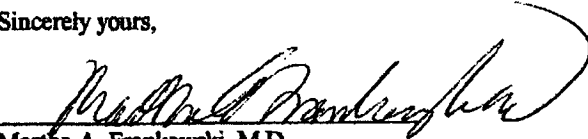
Impressions:

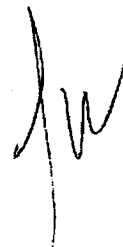
There is suggestion of mild bilateral C5 radiculopathies, with active denervation. There is mild active denervation in the C5 innervated muscles. The paraspinal muscles could not be evaluated. There is no associated chronic denervation. The remainder of the needle EMG is normal. Nerve conduction studies are normal.

Conclusions:

1. Suggestion of mild bilateral C5 radiculopathies, active.

Sincerely yours,


Martha A. Frankowski, M.D.



I-44

Ryan, Sean

59071
ID #: 34043EM3

MARTHA A. FRANKOWSKI, M.D.
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 Clinton Township, MI 48038

Chesterfield Health Center
 30795 23 Mile Road, Suite 209
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(586)263-0820

Name: Ryan, Sean
 Date: 04/24/07
 Test: EMG/NCV
 Referring Physician: Dr. Asad Mazhari

Patient ID: 34043EM3
 Gender: Male
 Date of Birth: 01/29/73

Patient History:

This is a 34 year old with a history of lumbar surgery, with the complaints of increasing lumbosacral myalgia with radiation of pain and paresthesias down the posterior or posterolateral aspect of the lower extremities into the feet, right worse than left.

Purpose:

To evaluate for evidence of a radiculopathy or neuropathy affecting the lower extremities.

Technical Summary:

There were technical difficulties obtaining the right peronealmotor response. Temperature control was used.

Motor Nerve Conduction:

Nerve and Site	Latency	Amplitude	Segment	Latency	Distance	Conduction
Tibial nerve.R						
Ankle	3.7 ms	4.276 mV		ms	mm	m/s
Pop. fossa	13.1 ms	3.797 mV	Ankle-Pop. fossa	9.4 ms	448 mm	48 m/s
Peroneal nerve.R						
Ankle	4.1 ms	1.021 mV		ms	mm	m/s
Fibular head	0.0 ms	mV	Ankle-Fibular head	4.1 ms	mm	m/s
Knee	16.1 ms	0.563 mV	Fibular head-Knee	16.1 ms	mm	m/s
Tibial nerve.L						
Ankle	3.3 ms	2.521 mV		ms	mm	m/s
Pop. fossa	11.6 ms	2.232 mV	Ankle-Pop. fossa	8.3 ms	416 mm	50 m/s
Peroneal nerve.L						
Ankle	3.0 ms	1.172 mV		ms	mm	m/s
Fibular head	10.2 ms	0.802 mV	Ankle-Fibular head	7.2 ms	332 mm	46 m/s
Knee	12.2 ms	0.844 mV	Fibular head-Knee	2.0 ms	110 mm	55 m/s

F-waves:

Nerve	Latency
Tibial nerve.R	55.9 ms
Tibial nerve.L	47.2 ms

Ryan, Sean

ID # 14043EM3

Sensory Nerve Conduction:

Nerve and Site	Latency	Amplitude	Segment	Latency	Distance	Conduction
Sural nerve.R						
Lower leg	2.1 ms	16.04 μ V	Ankle-Lower leg	2.1 ms	96 mm	46 m/s
Sural nerve.L						
Lower leg	2.2 ms	15.40 μ V	Ankle-Lower leg	2.2 ms	96 mm	44 m/s

Needle EMG Examination:

Muscle		Spontaneous and/or Volitional Activity						Maximum Volitional Activity		
		Fibs	+Waves	Fasc's	Poly	Amp	Dur	Amp	Pattern	Effort
Tibialis Ant.L		None	None	None	Few	2	1		Full	Maximum
Gastroc. Med.H.L	Normal									
Vastus Lat.L	Normal									
Adduc. Longus.L	Normal									
Gluteus Medius.L		None	None	None	Few	1+	1+		Full	Maximum
Tibialis Ant.R		3+	3+	None	Few	2+	2+		Full	Maximum
Gastroc. Med.H.R		1+	1+	None	Few	1+	1+		Full	Maximum
Vastus Lat.R	Normal									
Adduc. Longus.R	Normal									
Gluteus Medius.R		1+	1+	None	Few	2+	2+		Full	Maximum
Gluteus Max.R		1+	1+	none	few	1	1		Full	Max
Glut Max L	Normal									
Lumbosacral PSP R		*2+	*2+							
Lumbosacral L	Normal									

* @ L5 and S1

Impressions:

There is evidence of right L5 and S1 radiculopathies, with active and chronic denervation. There is active and chronic denervation in the L5 and S1 innervated muscles. There is mild active denervation in the paraspinal muscles at the L5 and S1 anatomic levels.

There is evidence of a left L5 radiculopathy, with chronic denervation. There is chronic denervation in the L5 innervated muscles. There is no associated active denervation. Needle EMG of the lumbosacral paraspinal muscles is normal.

The peroneal motor responses and left tibial motor response shows decreased amplitude with normal latency and velocity. This finding is felt to be related to the chronic radiculopathy.

The remainder of the needle EMG and nerve conduction studies are normal.

Conclusions:

1. Right L5 and S1 radiculopathies, active and chronic.
2. Left L5 radiculopathy, chronic.

Sincerely yours,



Martha A. Frankowski, M.D.



2-46

Ryan, Sean M.

01-27-1973

12-11-2006

59071
C. Ortho

HISTORY: Sean was seen for orthopedic reevaluation regarding bilateral shoulder pain. The patient states that the shoulder pain has been present since his initial injury and, in fact, was the component of his complaint he saw us originally regarding the cervical spine problems that he had. He never received much of treatment for that because of our concern about the cervical spine injury and some of the long tract symptoms that he was experiencing at the time. He indicates that he has daily shoulder discomfort that does cause occasional problems with sleep disturbance although he states it is sometimes hard to say because he is on sleeping pills. The patient states any movement seems to increase the amount of discomfort. The right side is worse than that on the left. The patient was in the Merchant Marine, and he was injured in an accident with a slip and fall during rough seas. He did fall on the outstretched arms, landing directly on the arms and he wondered if this had any effect on his current status.

His past medical history includes lumbar surgery. He has also had 2 cervical spine surgeries, one in March and another one in October for 2-different-level surgery. He currently is utilizing Kadian and Vicodin for breakthrough symptoms. It sounds like he is going to start some myofascial injections soon as well.

PHYSICAL EXAMINATION: Clinical evaluation demonstrates the patient to be wearing a cervical collar today. He seems somewhat depressed. I do not see any signs of atrophy or dystrophy of the upper and lower extremity. When asked to elevate his right arm, he gets it up to about 90 degrees. Passively, I can only get him up to about 110 degrees when he complains of severe pain and discomfort. His symptoms seem to be generalized about the area of his general shoulder area. The left side elevates to approximately 120 degrees in the plane of the scapula, but again, it may be only 5 to 10 degrees more with passive motion. Internal rotation is possible to the buttock area bilaterally. External rotation does not appear to be significantly restricted, but does cause pain. Any movement of the shoulder, any resisted motion, does cause pain and discomfort. However, the patient seems to be able to develop a significant amount of strength with resisted internal and external rotation, particularly with his arms to the side, and while he does have pain with resisted abduction in the plane of the scapula, there are no obvious signs of weakness. Crossover maneuvers cause increasing problems, again, with pain and discomfort; it seems to be generalized in the area. He does complain of some pain with palpation at the acromioclavicular joints as well. He has excellent flexion and extension strength of the wrist, hand and elbow areas.

X-rays of the shoulder done in the office today show a well-maintained subacromial space. The patient has a type I acromion. There is a little bit of hypertrophy noted in the acromioclavicular area. There is no soft tissue calcifications, and no other obvious deformities are identified.

MEDICAL DECISION MAKING: I think the patient has adhesive capsulitis and subacromial bursitis. My recommendation for the patient is to attend physical therapy and rehabilitation which aggressively will move his arm. This can be done at a venue of his choice, which may even be here through the office as the patient lives close by

2-47

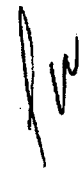
Ryan, Sean
12-11-2006
Page 2

here as well. He is given a prescription for Dolobid 500 mg; we recommend that he take it twice daily with food. He may take that in preference or in addition to the Lortab and Kadian he is also using. The patient will return to see us again in 6 weeks. The use of additional investigational studies such as MRI may be appropriate if the patient fails to improve. We will also consider corticosteroid injections.



Fremont L. Scott, D.O./WR/pbb/ac

CC: Asad Mazhari, M.D.
43650 Garfield Road
Clinton Township, MI 48038



I-48

PatientID: 59071
Patient Name: SEAN RYAN
Date of Birth: 01/27/1973

Date of Service: 04/10/2008

CHIEF COMPLAINT: Cervical pain radiating down the right arm. LBP radiating down RLE. Follow up and med refill.

EXISTING CONDITION

DIAGNOSIS:

305.1-TOBACCO USE

311.-DEPRESSION/UNSPECIFIED

359.9-MYOPATHY UNSPECIFIED

721.0-SPONDYLOSIS CERVICAL W/O MYELOPATHY

722.0-HERNIATED CERVICAL DISC W/O MYELOPATHY

723.1-CERV. MYALGIA/ CERVICALGIA

723.4-CERVICAL/BRACHIAL RADICULITIS

724.4-LUMBOSACRAL RADICULITIS OR NEURITIS

V67.51-F/U AFTER TREATMENT W/HIGH RISK MEDICATI

TESTS & TREATMENT:

2/18/08 Labs- BUN- 11, Cr- 0.9, AST- 22, ALT- 32, Alk Phos- 89, WBC- 13.5H, Hgb- 15.1, Hct- 43.6, Plt- 279

7/11/07 Labs- BUN- 10, Cr- 1.0, AST- 20, ALT- 20, WBC- 9.2, Hct- 44.9, Hgb-15.4, Plt- 241

7/11/07 C-spine x-ray- post surgical appearance essentially unchanged since 1-23-07.

4/24/07 EMG by Dr. Frankowski shows right side L5-S1 radiculopathy active and chronic.
Left side L5 chronic radiculopathy.
In the past the patient has had two back surgeries by another surgeon.

2/12/07 MRI of the lumbar just shows a scar of previous back surgery, no herniated disc.

1/23/07 C-spine x-ray- stable appearing, report pending

1/3/07 Alk Phos- 83, BUN- 11, SGOT- 29, SGPT- 40, WBC- 10.2, Hgb- 15.4, Hct- 44.6, Plt- 265

A-49

PatientID: 59071
Patient Name: SEAN RYAN
Date of Birth: 01/27/1973

Date of Service: 04/10/2008

- 11/20/06 C-spine x-ray- stable
- 11/14/06 EMG of the upper extremities is suggestive of a very mild C5 radiculopathy. Patient has congenital fusion at C4-5.
- 12/12/05 MRI of the cervical that shows congenital fusion of C4-5. The radiologist reported at the level of C6-7 there is narrowing of the foramen bilaterally but I think there is a disc herniation at the level of C6-7. That is the level that goes along with his symptoms. The MRI is not very clear.
- 9/21/06 ACF C5-6 with cage
- 02/15/06 Complete myelogram shows C5-6 and C6-7 cervical spondylosis C6-7 is worse.
- 05/05/06 Anterior cervical discectomy and fusion at the level of C6-7 and plating.
- 06/28/06 Cervical spine x-ray shows stable appearance of post-op C6-7 fusion.
- 08/02/06 MRI was compared with the old MRI - the disc at C5-6 is probably slightly increased and there is bilateral foraminal stenosis. C3-4 has not changed. There is mild central canal stenosis without significant changes in the surroundings and I think his

problem is now C5-6.

CLINICAL ALERT: None.

HISTORY OF PRESENT ILLNESS Sean returns to the office today for follow-up, evaluation of cervical symptomology, evaluation of lumbar symptomology. The patient states the level of pain has remained stable since the previous visit.

Still having constant neck pain radiating to the R>L shoulder. Has occasional N/T of the 3rd, 4th and 5th fingers b/l. Pain is sharp at times in neck.

States he is no longer having RLE pain. Does still have the hypersensitivity of the lower back and N/T of the dorsum of the R foot, burning, and toes, foot N/T is constant. No change in EHL strength, can sometimes extend it up. Pain is controlled w/ kadian 80 mg BID, 5-7/10. Does state while in Mississippi his pain was about 70% better, 3-4/10. Still taking Vicodin Es 3-4 per day. Still taking cymbalta 30 qd and Lyrica 50 mg 2 Q8h. Denies

H-50

PatientID: 59071
Patient Name: SEAN RYAN
Date of Birth: 01/27/1973

Date of Service: 04/10/2008

N/V, melena, hematochezia, change in B/B. Refilled kadian, cymbalta and vicodin es, denies SEs.

LUMBAR HISTORY:

The patient is a 33 year old Male who noted the onset of symptoms spontaneously. There are symptoms in the lumbar area consisting of numbness, paresthesia (tingling). The pain is described as intermittent, sharp and stabbing. Pain involves the posterior thigh. There is numbness of the leg, foot, toes, Right. There is weakness involving the right ankle dorsiflexors, right extensor hallucis longus. There are no muscle spasms present. The patient has not noted any muscle atrophy.

Bladder function is reported as normal. Bowel function is normal.

Prior treatment has included time for spontaneous resolution, medication, spinal surgery.

CERVICAL HISTORY:

The patient is a 32 year old Male who noted the onset of symptoms following a slip and fall incident. The symptoms consist of pain, numbness, paraesthesia (tingling), motor weakness, dysesthesia (painful sensation). The pain is described as constant. On a scale of 0 to 10 the severity of the pain is an 5-6 with medication. The pain limits activity to a severe degree. There is involvement of the neck, shoulder, shoulder-blade, arm, ulnar aspect of the forearm, wrist, hand, fingers, 3rd finger, 4th and 5th fingers, R>L. There is numbness of the forearm, numbness of the arm. Neck range of motion is limited in flexion, extension, rotation. Pain and paresthesia may be increased with increased activity, movement, pushing motions, pulling motions. Symptoms are reduced with medications, activity restrictions. The patient has not noted any muscle atrophy. Arm dexterity is normal in both arms. Fine finger movements and coordination are not impaired in either hand.

Gait is noted to be normal.

Bladder function is normal. Bowel function is normal.

Prior treatment has included time, medication, physical therapy, injection therapy, surgery.

PAST MEDICAL HISTORY:

ADULT ILLNESSES: No cancer, diabetes, heart disease, hypertension, pulmonary disease, peptic ulcer disease, kidney disease, liver disease, hepatitis, bleeding disorder, or vascular disease. Depression.

FAMILY HISTORY: History of diabetes.

SURGICAL HISTORY: Cervical laminectomy. Cervical fusion-2. Discectomy-2

320 W. COMMERCIAL AVE.

MOONACHIE NJ 07074

ATTN: GOVERNMENT SALES

e-mail = customerinfo@swintec.com

Phone (201) 935-0115

Fax (201) 935-6021

TYPEWRITER AND SUPPLIES

ORDER FORM

MICHIGAN CORRECTIONAL SYSTEM

DATE _____
FACILITY _____
NAME _____
ID NUMBER _____
ADDRESS _____
CITY/STATE/ZIP _____
PHONE _____
FAX _____

SHIP VIA

☐

UPS GROUND

NO UPS CHARGE FOR TYPEWRITERS
AND SUPPLIES ON FIRST ORDER
\$7.00 SHIPPING AND HANDLING CHARGE
ON ALL SUBSEQUENT SUPPLY ORDERS

☐

UPS 2ND DAY AIR

\$22.00 ON 1 TYPEWRITER

\$11.00 ON 1 LB. PKG OF SUPPLIES

☐

UPS NEXT DAY AIR

\$51.00 ON 1 TYPEWRITER

\$23.00 ON 1 LB. PKG OF SUPPLIES

Outside party is permitted to purchase 1-typewriter, 1- extra ribbon and 1-box of correction tapes for an inmate one time, to be shipped direct from the manufacturer to a Correctional Facility.

All other supplies and equipment must be directly purchased by the inmate through the prison purchasing system.

TY	MODEL / PART NUMBER	DESCRIPTION	PRICE	EXT.
	2410 CC (CLEAR CABINET)	PERSONAL TYPEWRITER	\$192.00*	
	2416 DM 128 CC (CLEAR CABINET)	PERSONAL 128K MEM. TW	\$297.00*	
	SWS-1045 (Clear cassette)	CORRECTABLE RIBBON Black	\$5.81	
	SWS-1021	MULTI STRIKE RIBBON Black	\$6.75	
	SWS-1044	CORRECTABLE RIBBON Red	\$6.26	
	SWS-1007 (Clear cassette)	FABRIC RIBBON Black	\$8.10	
	SWS-422 (Use w/Correctable Ribbons)	LIFT-OFF CORR. TAPE	\$7.65 6/pk	
	SWS-530 (Use w/ Fabric/Multistrike Ribbons)	COVER-UP CORR. TAPE	\$9.00 6/pk	
	SWS-PW-1032	PRESTIGE PICA 10 Print Wheel	\$17.96	
	SWS-PW-1045	COURIER 10 Print Wheel	\$17.96	
	SWS-PW-1245	COURIER 12 Print Wheel	\$17.96	
	SWS-PW-1608	SCRIPT 12 Print Wheel	\$17.96	
	SWS-PW-1609	OLD ENGLISH 12 Print Wheel	\$17.96	
	SWS-PW-5085 "Special Price"	RECTA 10 Print Wheel	\$9.95	
	SWS-PW-1086 "Special Price"	RECTA 12 Print Wheel	\$9.95	
	SWS-PW-1223 "Special Price"	DUAL GOTHIC 12 Print Wheel	\$9.95	
	SWS-PW-1501 "Special Price"	PRESENTOR 10 Print Wheel	\$9.95	
	SWS-PW-1224 "Special Price"	MINI GOTHIC 15 Print Wheel	\$9.95	
	SWS-PW-51225 "Special Price"	ORATOR 10 90% Print Wheel	\$9.95	
	OTHER STYLES OF PRINT WHEELS	SEE CATALOG	\$17.96	
	SWS-2400-DC SOFT CLEAR FORM FITTING DUST COVER TO PROTECT YOUR INVESTMENT FROM DUST AND CONTAMINATION		\$21.00	
	1-YEAR EXTENDED WARRANTY, PURCH. BEFORE WARR.EXPIRES		\$85.00	
			SUB TOTAL	
			FREIGHT	
			TOTAL	

Exhibit D

K-F
TO Grievance Coordinator at - URF

In on modified access please send me a STEP I Grievance Form For:

Issue: Destruction of my legal mail!!

Attempt TO Resolve - KITCH Business Office and Mail Room.

Violation date: 3/5/19

Today's Date: 3/11/19

Reason for delay - Transfer and awaited Response From JCF Grievance Coordinator to Tell me to get the form from URF. This is allowable under Fed. 03.01.100.

Issue

On 1/7/19 Rvm Corey - Striker picked up legal mail (I have the signed Golden Rod) This was my initial filing of a 1983 Complaint. I've never received a receipt showing it was sent out. Nor has a charge been placed on my account. worse on 3/5/19 I received notice from the court clerk that the court had not received a new filing from me since 2017 Thus my legal mail has been destroyed, not processed according to policy or etc. This violates legal mail policy, my 1st, 5th and 14th amendment rights and is retaliation for attempt to sue.

Persons responsible R.V.M. Corey - Striker and unknown persons.

Relief Requested.

- ① Return of my legal documents if they still exist
- ② Credit of \$100 to my account for copy costs.
- ③ The Full amount of compensation sought in the suit. Which is 4.6 million dollars
- ④ all of the Non monetary compensation sought in the lawsuit. I.e. medication, Accommodations, Medical Treatment, Housing etc.

k-2

ARF ride out

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 3/13/19

Prisoner Number: 787263 Prisoner's Last Name: Ryan Institution: JCI Lock Number: 13103

Pay To: JCI

Cost/Amount

Address:

TO 4269 Wom-80 Kicheloc MI 49784

\$ 1.50

Reason/Description: (If to relative, identify relationship)

Gravance mail to

UKF Gravance Coordinator Requesting Gravance form for mailing Legal

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	UKF Gravance coordinator						\$	\$

Sub-Total \$

Delivery Costs \$

Tax (if applicable) \$

Total Amount Enclosed \$

Prisoner's Signature

Date

Deputy Warden or Authorized Agent Date

R.U.M. or Authorized Agent

Date

Warden or Authorized Agent Date

Code Actual Expense Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

MAR 14 2019

MICHIGAN DEPARTMENT OF CORRECTIONS PRISONER/PAROLEE GRIEVANCE FORM

4835-4247 10-94
CSI-247A

Date Received at Step 1

Grievance Identifier:

Name (Print full name)	Number	Institution	Lock Number	Date of Incident	Today's Date
JOHN BROWN	787263	JCF	B-2	3/5/19	3/26/19

What attempt did you make to resolve this issue prior to writing this grievance? On what date?

See Below

If none, explain why

3/1/19 letter for step 1 form never received

3/5/19 cited accounting

3/5/19 cited mail room

State problem clearly. Use separate grievance form for each issue. Additional pages, using plain paper, may be used.

Four copies of each page and supporting documents must be submitted with this form. The grievance must be submitted to the Grievance Coordinator in accordance with the time limits of OP 03.02.130.

On 1/7/19, a corey striker picked up legal mail from me at lock Q-1 at (155
 3/5/19 hand reproduced copy of the receipt attached as exhibit 1) At this point
 the legal mail disappeared no charge was ever put on my account and on april
 3/5/19 I received notice from the court that said "we do not have any new cases
 for you from 2019" (see hand reproduced copy marked exhibit 2) This a
 essentially prevented me from filing this lawsuit for my lack of medical care
 violating my 1st 5th and 14th amendment rights to access the courts and due
 process

Responsible: Run corey-striker and unknown Please review and preserve
 camera footage (my copy of the lawsuit is also missing from my foot locker
 relief requested \$1,500,000 and my legal mail returned.


Grievant's Signature
RESPONSE (Grievant Interviewed?) ☐ Yes ☐ No If No, give explanation. If resolved, explain resolution.)

Respondent's Signature

Date

Reviewer's Signature

Date

Respondent's Name (Print)

Working Title

Reviewer's Name (Print)

Working Title

Date Returned to
GrievantIf resolved at Step 1, Grievant sign here.
Resolution must be described above.

Grievant's Signature

Date

DISTRIBUTION: White, Green, Yellow, Pink - Process to Step One; Goldenrod - Grievant

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

SEG

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 3/28/19

Prisoner Number: 787263 Prisoner's Last Name: Rye Institution: ARI Lock Number: ~~2-1778~~

Pay To:

Address:

Cost/Amount 3-28-19 ms

\$.65

1.202

Reason/Description: (If to relative, identify relationship)

Forced mail grievance to VRF destruction of legal mail

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	Grievance Card						\$	\$

Sub-Total \$

Delivery Costs \$

Tax (if applicable) \$

Total Amount Enclosed \$

Prisoner's Signature

Date

Deputy Warden or Authorized Agent Date

R.U.M. or Authorized Agent

Date

Warden or Authorized Agent Date

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

POSTED
 MAR 28 2019

M. J. ARE 3-28-19

(10)

C-3

**Michigan Department of Corrections
GRIEVANCE REJECTION LETTER**

DATE: Tuesday, April 02, 2019

TO: RYAN 787263 **LOCATION:** URF AR

FROM: M. McLean, Grievance Coordinator

SUBJECT: Rejection

Your Step I grievance regarding **Grievance Rejections**

was received in this office on **04/02/19** and was rejected due to the following reason:

You have exceeded your time limits in filing a grievance and at the same time provided no reasonable circumstance beyond your control that would have prevented you from filing this grievance in a timely fashion. Your grievance has been rejected for these reasons. If you have further questions consult PD 03.02.130 and OP 03.02.130, which are available in the institutional library.

Any future references to this grievance should utilize this identifier:

URF -- 19-- 04 -- 952 -- 28 E

mi
From Secy Ryan 787263 JCF B2 4/15/19

Please process this form to Step II
I requested a Step I form and
never received it then I mailed one
in and never received a response I
have all disbursement receipts to back
up these allegations.

Respectfully,



Finally Received Step II Form
on 5/3/19

Sen Ryan

787263

JCF

B-2

Incident date 3/5/19
Today's date 4/15/19

STEP 2 APPEAL FORM

Step one was requested by mail on 3/18/19 I received no response
So I filed a step one via mail on 3/28/19
I have both receipts for the postage

No response or receipt memo has been received for that
filing either this is a deliberate attempt to keep me from
completing the grievance process
and preventing correction of this violation of my 1st 4th and 14th
amendment rights and it needs to stop please process this to step 2

As the policy requires
So that I may get the relief I am requesting from MDOC and union striker
or in the worst case have my remedies exhausted so I can bring this to
court

(Failure to properly process this grievance can be considered retaliation
in violation of Pd 03.02.130 and the first amendment)

Reason for step 2 appeal

No response to my step one grievance
Not even a receipt
I have both receipts to prove I mailed them and they are signed
by the union and date stamped by the mail room

step 2 response

Reason for step 3 appeal

NO Response or
Form provided at
step I or step II

CAR-100
4835-1100
10/08

Date: 4/15/19

Pay To: JCF

Reason/Description: (If to relative, identify relationship) Grievance Mgt (Forced)

STEP II Evidence on missing legal mail QT VRF

[illegible]

Sub-Total	\$.50
Delivery Costs	\$	
Tax (if applicable)	\$	
Total Amount Enclosed	\$	1.50

Date _____

Date _____

Date _____

Date _____

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 4/15/19

Prisoner Number:

Prisoner's Last Name:

Institution:

Lock Number:

787263

Ryan

JCF

B-2

Pay To:

JCF

Address:

4269 W. M80

Kinloch, MI 49784

Cost/Amount

\$ 10.15

Reason/Description: (If to relative, identify relationship)

Grievance Mail (forced)

STEP II Grievance on missing legal mail/QT VRF

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<u>warding office</u>						\$	\$ <u>.50</u>
	<u>1.202</u>							

Sub-Total \$.50

Delivery Costs \$

Tax (if applicable) \$

Total Amount Enclosed \$.50

Prisoner's Signature

Date

Deputy Warden or Authorized Agent

Date

R.U.M. or Authorized Agent

Date

Warden or Authorized Agent

Date

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

MICHIGAN DEPARTMENT OF CORRECTIONS
PRISONER/PAROLEE GRIEVANCE APPEAL FORM

4835-4248, 5/09
 CSJ-247B

Date Received by Grievance Coordinator
 at Step II: _____

Grievance Identifier: URF119104 09152 2815

INSTRUCTIONS: THIS FORM IS ONLY TO BE USED TO APPEAL A STEP I GRIEVANCE.

The white copy of the Prisoner/Parolee Grievance Form CSJ-247A (or the goldenrod copy if you have not been provided with a Step I response in a timely manner) **MUST** be attached to the white copy of this form if you appeal it at both Step II and Step III.

If you should decide to appeal the Step I grievance response to Step II, your appeal should be directed to Warden's Office by 5/17/19. If it is not submitted by this date, it will be considered terminated.

If you should decide to appeal the response you receive at Step II, you should send your Step III Appeal to the Director's Office, P.O. Box 30003, Lansing, Michigan, 48909.

Rec'd at JCF on 5/3/19

Name (Print first, last)	Number	Institution	Lock Number	Date of Incident	Today's Date
<u>Sean Ryan</u>	<u>787213</u>	<u>JCF</u>	<u>B-2</u>	<u>3/5/19</u>	<u>5/6/19</u>

STEP II — Reason for Appeal

I filed a hand written appeal via mail on 4/15/19 so this is timely. I was apparent from the record that I was transferred per PD 03,02 1304A transfer is an appropriate reason for exceeding time limits. The grievance said I was not in possession of my property.

STEP II — Response

placing in mail on only is in possession 30 days. All ready sent hand made step III to Lansing, NM. Did to 62 second

Date Received by
 Step II Respondent: _____

Michael
 Respondent's Name (Print)

Respondent's Signature

Date

Date Returned to
 Grievant:

5-23-19

STEP III — Reason for Appeal

This is a plain attempt to cover up the mail presence. All films were destroyed by my attorney and now I have no more.

NOTE: Only a copy of this appeal and the response will be returned to you.

STEP III — Director's Response is attached as a separate sheet.

DISTRIBUTION: White - Process to Step III; Green, Canary, Pink - Process to Step II; Goldenrod - Grievant

N-3

STEP II GRIEVANCE RESPONSE FOR PRISONER RYAN 787263 (JCF)

Grievance URF 1904 0952 28E has been reviewed.

The Step I rejection has been reviewed by the Warden's Office in accordance with PD 03.02.130, Prisoner/Parolee Grievances" and the rejection is upheld at Step II.

CHorton

Connie Horton, Warden

5/20/19

Date

CH/ka

CAR-100
4835-1100
10/08

Date: 5/22/19

\$ ~~.50~~

STEP III on Missing Legal Mail GT URR

[illegible]

Inigent
mail

SENT

1) MAIL 5/24/19 J. Owens

Total Amount Enclosed \$

Date _____

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 7/19/19

Prisoner Number:

787263

Prisoner's Last Name:

Ryan

Institution:

JCI

Lock Number:

B-2

Pay To:

JCI

Address:

Cost/Amount

\$

Reason/Description: (If to relative, identify relationship)

indigent legal supplies

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<u>paper</u>					<u>25</u>	\$	\$
	<u>litho paper</u>					<u>2</u>		

Sub-Total \$

Delivery Costs \$

Tax (if applicable) \$

Total Amount Enclosed \$

Prisoner's Signature

Date

Deputy Warden or Authorized Agent

Date

R.U.M. or Authorized Agent

Date

Warden or Authorized Agent

Date

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 6/20/19

Prisoner Number: 787263 Prisoner's Last Name: Ryan Institution: JCF Lock Number: 102

Pay To: JCF

Address: _____

Cost/Amount

\$ _____

Reason/Description: (If to relative, identify relationship) supplies

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<u>paper</u>					<u>25</u>	\$	\$ <u>0.15</u>
	<u>carbon paper</u>					<u>2</u>		<u>0.30</u>

Sub-Total _____ \$ _____

Delivery Costs _____ \$ _____

Tax (if applicable) _____ \$ _____

Total Amount Enclosed _____ \$ 0.45

Prisoner's Signature [Signature]

Date 6/20/19

Deputy Warden or Authorized Agent _____

Date _____

R.U.M. or Authorized Agent H. E. U. M.

Date 6/20/19

Warden or Authorized Agent _____

Date _____

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

P-3

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 7/17/19

Prisoner Number: 787263 Prisoner's Last Name: Ryan Institution: JCI Lock Number: B-2

Pay To: JCF

Address: _____

Cost/Amount

\$ _____

Reason/Description: (If to relative, identify relationship) _____

Indigent Legal Supplies for 1st Amendment

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY Claim at JCF

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<u>paper</u>					<u>25</u>	<u>\$</u>	<u>\$.15</u>
	<u>Carbon paper</u>					<u>2</u>		<u>.30</u>
	<u>Large Legal envelope</u>					<u>1</u>		<u>.15</u>
	<u>pen</u>					<u>1</u>		

Eastern District Address
2314 Lafayette Blvd RM 564
Detroit, MI 48226

Sub-Total \$.60

Delivery Costs \$

Tax (if applicable) \$

Total Amount Enclosed \$.60

Prisoner's Signature [Signature]

Date 7/17/19

Deputy Warden or Authorized Agent _____

Date _____

R.U.M. or Authorized Agent [Signature]

Date 7/17/19

Warden or Authorized Agent _____

Date _____

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

P-4

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 7/18/19

Prisoner Number: 787263 Prisoner's Last Name: Ryan Institution: JCI Lock Number: B-2

Pay To: 50 M

Address: _____

Cost/Amount

\$ _____

Reason/Description: (If to relative, identify relationship) _____

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<u>Paper</u>					<u>25</u>	<u>\$.15</u>	<u>\$.15</u>
	<u>Carbon paper</u>					<u>2</u>	<u>.15</u>	<u>.30</u>

Sub-Total \$.45

Delivery Costs \$ _____

Tax (if applicable) \$ _____

Total Amount Enclosed \$.45

[Signature] 7/18/19
 Prisoner's Signature Date

 Deputy Warden or Authorized Agent Date

[Signature] 7/18/19
 R.U.M. or Authorized Agent Date

 Warden or Authorized Agent Date

Code Actual Expense Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

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MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 6/27/19

Prisoner Number: 787263 Prisoner's Last Name: Krue Institution: 200 Lock Number: 62

Pay To: State of MI

Address: _____ Cost/Amount
 \$ _____

Reason/Description: (If to relative, identify relationship) _____

Int. just legal supplies

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<i>paper</i>					<i>25</i>	\$	\$ <i>15</i>
	<i>color paper</i>					<i>2</i>		

Sub-Total _____ \$ _____
 Delivery Costs _____ \$ _____
 Tax (if applicable) _____ \$ _____
 Total Amount Enclosed _____ \$ *30*

Prisoner's Signature _____ Date 6/27/19

Deputy Warden or Authorized Agent _____ Date _____

R.U.M. or Authorized Agent _____ Date 6/27/19

Warden or Authorized Agent _____ Date _____

Code Actual Expense Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

p-6

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

 CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 6/7/19
 Prisoner Number: 787263 Prisoner's Last Name: Ryan Institution: JCI Lock Number: B-2
Pay To: Indigent 1901 Supply

Address: _____

Cost/Amount

\$ 0.45

Reason/Description: (If to relative, identify relationship) _____

Indigent 1901 Supply**COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY**

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	25 Sheets paper						\$	\$.15
	2 Curber paper						.15	.30

Elum Filled This after
 I argued her into it and said
 That "you are not going to get paper
 every day this is gonna stop."

Sub-Total _____ \$ _____

Delivery Costs _____ \$ _____

Tax (if applicable) _____ \$ _____

Total Amount Enclosed _____ \$ 0.45Prisoner's Signature [Signature]Date 6/7/19

Deputy Warden or Authorized Agent _____ Date _____

R.U.M. or Authorized Agent [Signature]Date 6/7/19

Warden or Authorized Agent _____ Date _____

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 7/16/19

Prisoner Number: 787263 Prisoner's Last Name: Ryan Institution: JCP Lock Number: B-2

Pay To: JCP

Address: _____

Cost/Amount

\$ _____

Reason/Description: (If to relative, identify relationship) _____

Indigent Legal Supplies Initial 1st Amendment claim For

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY 2 copies For The Court

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<u>paper</u>					<u>90</u>	\$	\$
	<u>Carbon paper</u>					<u>6</u>		

I presented my copy of
The Complaint and exhibits
as proof and Elum Refused
to provide me the needed
paper

Sub-Total _____ \$ _____

Delivery Costs _____ \$ _____

Tax (if applicable) _____ \$ _____

Total Amount Enclosed _____ \$ _____

Prisoner's Signature _____

7/16/19
 Date

Deputy Warden or Authorized Agent _____ Date

R.U.M. or Authorized Agent _____ Date

Warden or Authorized Agent _____ Date

_____	_____	_____
Code	Actual Expense	Batch Number

Elum Refused
TO Sign

Q-2

MICHIGAN DEPARTMENT OF CORRECTIONS
DISBURSEMENT AUTHORIZATION/CATALOG ORDER FORM

CAR-100
 4835-1100
 10/08

Prisoners write clearly-illegible/incomplete forms will not be processed.

Date: 6/21/19

Prisoner Number:

Prisoner's Last Name:

Institution:

Lock Number:

787263

Ryan

JCF

B-2

Pay To:

JCF

Address:

Cost/Amount

\$

Reason/Description: (If to relative, identify relationship)

Indigent legal supplies

COMPLETE THIS PORTION FOR CATALOG ORDERS ONLY

Page No.	Description of Item	Unit	Catalog Number	Color	Size	Qty	Unit Price	Total Price
	<u>paper</u>					<u>25</u>	\$	\$
	<u>Carbon paper</u>					<u>2</u>		

Shred used supplies previously given

Sub-Total \$

Delivery Costs \$

Tax (if applicable) \$

Total Amount Enclosed \$

[Signature]
 Prisoner's Signature

6/21/19
 Date

Deputy Warden or Authorized Agent Date

R.U.M. or Authorized Agent

Date

Warden or Authorized Agent

Date

Code

Actual Expense

Batch Number

Distribution: White-Business Office; Canary-Vendor; Pink-Property; Goldenrod-Prisoner

ELum Refused To process and sign

G. ROBERT COTTON CORRECTIONAL FACILITY

Housing Unit : B

Offender Daily Schedule

Effective Date : 07/07/2019 (Sunday)

Offender : 787263 - Ryan, Sean Michael

Wing : L Lock : Bot - 02

Callout / Assignment - Description	Reporting Station	Room	Department	Depart	Arrive	Depart
Medication - 0700 Medication Lines	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	07:00	07:15	
Medication - 1200 Medication Line	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	11:30	11:45	
Medication - 1900 Medication Lines	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	18:30	18:45	

VALID ONLY ON THE EFFECTIVE DATE PRINTED ABOVE

Distribution : Offender

Page 1 of 1

G. ROBERT COTTON CORRECTIONAL FACILITY

Housing Unit : B

Offender Daily Schedule

Effective Date : 07/08/2019 (Monday)

Offender : 787263 - Ryan, Sean Michael

Wing : L Lock : Bot - 02

Callout / Assignment - Description	Reporting Station	Room	Department	Depart	Arrive	Depart
Medication - 0700 Medication Lines	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	07:00	07:15	07:15
General Library -	SCHOOL OFFICER	RM 224	Library	09:30	10:00	10:00
Medication - 1200 Medication Line	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	11:30	11:45	11:45
Medication - 1900 Medication Lines	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	18:30	18:45	18:45

VALID ONLY ON THE EFFECTIVE DATE PRINTED ABOVE

When I
Tried To get
Legal Support
Librarian Elum
Threatened To get
me Rode out

G. ROBERT COTTON CORRECTIONAL FACILITY

Housing Unit : B

Offender Daily Schedule

Effective Date : 07/09/2019 (Tuesday)

Wing : L Lock : Bot - 02

Offender : 787263 - Ryan, Sean Michael

Callout / Assignment - Description	Reporting Station	Room	Department	Depart	Arrive	Depart
Medication - 0700 Medication Lines	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	07:00	07:15	
Medication - 1200 Medication Line	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	11:30	11:45	
Medication - 1900 Medication Lines	HEALTHCARE OFFICER	HEALTHCARE	Medical/Healthcare	18:30	18:45	

VALID ONLY ON THE EFFECTIVE DATE PRINTED ABOVE

*No Callout
To get Legal
supplies*